

THE CEYLON GOVERNMENT GAZETTE

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Published by Authority.

PART I.—GENERAL.

(Separate paging is given to each Part in order that it may be filed separately.)

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COLOMBO:

APPOINTMENTS, &c., BY THE GOVERNOR

No. 96 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

Mr. E. R. DE SILVA to act as Registrar-General of Lands, and of Marriages, Births, and Deaths; Registrar of Motor Cars; Visitor of the Lunatic Asylum; Registrar of Joint Stock Companies under the Joint Stock Companies Ordinance; and to be a Justice of the Peace for the Island, from February 23, 1928, during the absence on leave of Mr. C. COOMARASWAMY, or until the resumption of duties by that officer.

Mr. A. L. JAYASOORIYA to act as an Additional Crown Counsel on March 1, 2, and 3, 1928.

Mr. S. S. JAYAWICKREMA to act as District Judge and Additional Commissioner of Requests and Police Magistrate, Matara, during the absence of Mr. M. Prasad, on February 24 and 25, 1928, or until the resumption of duties by that officer.

Mr. D. C. R. Gunawardana to be, in addition to his other duties, Additional District Judge for the judicial distission of Kurunegala.

Mr. C. F. INGLEDOW to be, in addition to his own duties, Additional District Judge, Badulla, on March 5,

Mr. S. C. Sansoni to act as Commissioner of Requests and Police Magistrate, Negombo, during the absence of Mr. L. H. DE ALWIS, on March 1, 1928, or until the resumption of duties by that officer.

Mr. E. G. M. GOONEWARDENA to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, during the absence of Mr. D. C. R. GUNAWARDANA, from March 3 to 5, 1928, or until the resumption of the by that officer.

Mr. E. B. WEERAKOON to act as Police Magistrate, Colombo, and Additional District Judge, Colombo, on February 28, 1928, during the absence of Mr. H. P. KAUFMANN, or until the resumption of duties by that afficer.

Mr. MERILL W. PEREIRA to act as Police Magistrate, Colombo; Additional District Judge, Colombo; and Additional Municipal Magistrate, Colombo, from March 3 to 11, 1928, inclusive, or until further orders.

Mr. E. B. WEERAKOON to act as Police Magistrate, Colombo; Additional District Judge, Colombo; and Additional Municipal Magistrate, Colombo, from March 12 to 18, 1928, inclusive, or until further orders.

Mr. AELIAN W. PEREIRA to act as Police Magistrate, Colombo; Additional District Judge, Colombo; and Additional Municipal Magistrate, Colombo, from March 1928, inclusive, or until further orders.

Mr. G. DE SOYZA to be, in addition to his other duties, Additional Police Magistrate, Jaffna, from February 27, 1928, until furties orders.

Mr. M. H. JAYATILLEKE to be Additional Police Magistrate, Panadure, on March 3, 1928.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 1, 1928. A. G. M. FLETCHER, Colonial Secretary. No. 97 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 4 of Ordinance No. 37 of 1921, to appoint Commander C. Goolden, D.S.O., R.N., to be a Member of the Board of Agriculture (Estates Producing Committee) for the period ending December 31, 1929, in place of Mr. H. V. Hill, resigned.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, February 23, 1928. Colonial Secretary.

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No. 98 of 1928.

IIS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. Eugine Gunaratna to be, in addition to his own duties, an Inquirer for Walasmulla division in West Giruwa pattu, Hambantota District, Southern Province, during the absence of Mr. Don Dionis Gunasekera Vellappuli for one month from February 12, 1928, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, February 28, 1928. Colonial Secretary.

No. 99 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. KATHIRAMAR VELAUTHER to be an Inquirer for Karachchi division, in the District of Jaffna, Northern Province, from February 16 to 28, 1928, during the absence of Mr. S. M. COOMARASURIAR, on leave, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, February 28, 1928. Colonial Secretary.

No. 100 of 1928.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 120 of "The Criminal Procedure Code, 1898," to appoint Mr. Udabage Vidanelage Jinadasa to be an Inquirer for Atulugam korale east, in Atulugam korale, in the District of Kegalla, Province of Sabaragamuwa. vice Garutarahamy, Korale, resigned.

Hrs Excellency has also been pleased, under section 365 (1) of the Criminal Procedure Code, to grant Mr. U. V. JINADASA authority to order post-mortem examinations when necessary.

By His Excellency's command.

Colonial Secretary's Office, A. G. M. FLETCHER, Colombo, February 28, 1928. Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

THE following appointment made under the proviso to sub-section (3) of section 2 of Ordinance No. 23 of 1927, is hereby notified:—

Mr. John Vyramuttu Ariyampillai to act as Registrar of Lands, Trincomalee, for six days from February 20, 1928, during the absence of the Registrar, Mr. T. A. P. Mynvaganam, on leave.

Registrar-General's Office, Colombo, February 18, 1928. C. COOMARASWAMY, Registrar-General.

TT'is hereby notified that I have appointed HITIGEDARA E HERATH MUDIYANSELAGE LOKU BANDA HERATH (provisionally) as Registrar of Births and Deaths and of Marriages (Kandyan and General) of Tumpane No. 3 Division, in the Kandy District of the Central Province, with effect from March 1, 1928, vice WEERASEKERE MUDIYANSELAGE DINGIRI BANDA, resigned. His office will be at Hitigewatta in Weliwita, Ihalagama.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 27, 1928. Acting Registrar-General.

TT is hereby notified that I have appointed Don David Abevagoonewardena (provisionally) as Registrar of Marriages (Kandyan and General) of Uda Bulatgama No. 1 Division, in the Kandy District of the Central Province, with effect from March 1, 1928, vice Don Robert Seneviratne, resigned. His office will be at No. 29, the City Drug Stores, Ambagamuwa road, Nawalapitiya.

Registrar-General's Office, E R. DE SILVA, Colombo, February 27, 1928. Acting Registrar-General.

T is hereby notified that I have appointed IHALA-walawwe Tikiri Banda to act as Registrar of Births and Deaths: of Gangala Pallesiya pattu division, and of Marriages (Kandyan and General) of Matale East division, in the Matale District of the Central Province, for two months, with effect from March 1, 1928, vice Dawundamickbama. Rajapaksha Wasala Munasinha Mudiyanselage Loku Banda Seneviratne, on leave. His office will: be at Ihalawalawwewatta in Galboda.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

It is hereby notified that I have appointed HERBERT WILLIAM MISSO to act as Deputy Medical Registrar of Births and Deaths of Matara town division, in the Matara District of the Southern Province, for seven days, with effect from February 17, 1928, vice MUDALIHAMY TENNEKOON, on leave. His office will be at the Civil Hospital, Matara.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 23, 1928. Acting Registrar-General.

TT is hereby notified that I have appointed MAYAKADUWE KARUNANAYAKA CORNELIUS DE SILVA to act as Deputy Medical Registrar of Births and Deaths of Weligama town division, in the Matara District of the Southern Province, for twenty-one days, with effect from February 29, 1928, vice Liyana Achichi Paulus de Silva, on leave. His office will be at the Government Dispensary, Weligama.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed NAGANATHAR RAJAH to act as Registrar of Births and Deaths of Point Pedro division, and of Marriages (General) of Vadamaradchi division, in the Jaffna District of the Northern Province, for thirty-one days, with effect from March 1, 1928, vice KANAGARAYAR NAGANATHAR, suspended. His office will be at Tevaran in Puloli South; station: Pillaiyantoddam in Puloli East.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 27, 1928. Acting Registrar-General. T is hereby notified that I have appointed RICHARD NOEL NESARATNAM NILES as Registrar of Marriages (General) of Manmunai pattu north division, in the Batticaloa District of the Eastern Province, with effect from March 2, 1928, vice Samithamby George Thambirajah, transferred. His office will be at the Batticaloa Kachcheri; station: Puliyantivu.

Registrar-General's Office, Colombo, February 21, 1928. C. COOMARASWAMY, Registrar-General.

T is hereby notified that I have appointed HITI BANDABA-NAYAKE MUDIANSELAGE AUSADAHAMY (provisionally) as Registrar of Births and Deaths of Mahagalboda Megoda korale north division, and of Marriages (Kandyan and General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Pahalatotupalawatta in Rangama.

Registrar-General's Office E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

IT is hereby notified that I have appointed LANSARARA WASALA ATAPATTU MUDIYANSELAGE PUNCHI BANDA (provisionally) as Registrar of Births and Deaths of Yatikaha korale north division, and of Marriages (Kandyan and General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Karagahagedora.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed Welagedema Mudianselage Dingiri Banda (provisionally) as Registrar of Births and Deaths of Udapola Otota korale east division, and of Marriages (Kandyan and General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Gurubewilewatta in Panaliya.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed Herath Mudiyanselage Siyatu Banda (provisionally) as Registrar of Births and Deaths of Dambadeni Udukaha korale east division, and of Marriages (Kandyan and General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Kolongahamulahena in Wennoruwa.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed WIJESUNDARA NARAYANA WIJEPALA BANDARANAYAKA MUDIYAN-SELAGE RAN BANDA ARAMBEPOLA (provisionally) as Registrar of Births and Deaths of Tiragandahe korale east division, and of Marriages (Kandyan and General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Ihalawalauwewatta in Daratiyawa.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed WICKRAMA MUDIANSELAGE TIKIRI BANDA (provisionally) as Registrar of Births and Deaths of Gannawaya korale divi on, and of Marriages (Kandyan and General) of Weudawili hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Pallagewatta in Iriminna.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General. T is hereby notified that I have appointed MANCHA-NAYARA MUDIYANSELAGE PIRIS APPUHAMY (provisionally) as Registrar of Births and Deaths of Yagampattu korale division, and of Marriages (Kandyan and General) of Katugampola hatpattu division, in the Kurunegals District of the North-Western Province, with effect from March 1, 1928. His office will be at Bogahawatta at Hiruwalpola.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

IT is hereby netified that I have appointed NAWARATNE MUDIYANSELAGE GUNARATNE KIRIMUDIYANSE (provisionally) as Registrar of Births and Deaths of Katugampola korale north division, and of Marriages (Kandyan and General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Puhudiwulgahamulawatta in Digalla.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed RANASINGHE MUDIANSELAGE PUNCHI BANDA (provisionally) as Registrar of Births and Deaths of Dambademi Udukaha korale west division, and of Marriages (Kandyan and General) of Dambadeni hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Walawwewatta in Dambadeniya.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed Sangakkara Mudiyanselage Podi Banda Sangakkara (provisionally) as Registrar of Births and Deaths Tissawa korale division, and of Marriages (Kandyan and General) of Dewamedi hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1,1928. His office will be at Kosgahamulawatta in Bandarakoswatta.

Registrar-General's Office, E. R. DE SILVA, Colombo, February 25, 1928. Acting Registrar-General.

TT is hereby notified that I have appointed HETTINARA.

YANA MUDIYANSELAGE PUNCHI BANDA PADIWELA (provisionally) as Registrar of Births and Deaths of Karanda pattu korale division, and of Marriages (Kandyan and General) of Katugampola hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Udawela.

Registrar-General's Office, E. R. DE SILVA,
Colombo, February 25, 1928. Acting Registrar-General.

T is hereby notified that I have appointed RATNAYAKA MUDIFANSELAGE APPUHAMY (provisionally) as Registrar of Births and Deaths of Magulmedagandahe korale west division, and of Marriages (Kandyan and General) of Wanni hatpattu division, in the Kurunegala District of the North-Western Province, with effect from March 1, 1928. His office will be at Siyambalagahamulawatta in Likolapitiya.

Registrar-General's Office, E. R. DE SILVA,
Colombo, February 25, 1928 Acting Registrar-General.

THE following appointments made under section 3 of Ordinance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907 are hereby notified:—

The Additional Assistant Provincial Registrar, Colombo, has appointed Don Daniel Ranasinha to act as Registrar of Births and Deaths of Dompe division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, on February 22, 1928, during the absence of the Registrar, Handapangoda Mudalige Don Anthony Gunasekera, on leave. His office will be at Munamalgahawatta in Palugama.

The Additional Assistant Provincial Registrar, Colombo, has appointed Gardiverolemalwattage Tromas Perera Javawardana to act as Registrar of Births and Deaths of Naranwala division, and of Marriages (General) of

Adikari pattu of Siyane korale west division, in the Colombo District of the Western Province, on February 23, 1928, during the absence of the Registrar, Mabula-Manapperuma Aratchige Don Peter Abayawardana, on leave. His office will be at Delgahawatta in Udupila and station at Millagahawatta in Weboda.

The Additional Assistant Provincial Registrar, Galle, has appointed Abraham Hettlachchi Gunawardena to act as Registrar of Births and Deaths of Hikkaduwa division, in the Galle District of the Southern Province, on February 25, 1928, during the absence of the Registrar, Hettlachchi Baptist Wickramaratne, on leave. His office will be at Hettiachchidiwelwatta in Hikkaduwa.

The Assistant Provincial Registrar, Matara, has appointed Don Charles Kumasaru to act as Registrar of Births and Deaths of Ranchagoda division, and of Marriages (General) of Kandaboda pattu division, in the Matara District of the Southern Province, for ten days from February 20, 1928, during the absence of the Registrar, Don Nicholas Kumasaru, on leave. His office will be at Hikkotawatta in Ranchagoda and Mahagedarawatta in Horapawita.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Battan Heliyagoda to act as Registrar of Births and Deaths of Western Walakada division, and of Marriages (General) of Magam pattu division, in the Hambantota District of the Southern Province, for two days from February 22, 1928. during the absence of the Registrar, Don James de Silva Sudusinhe, on leave. His office will be at Malittangahawatta in Wanduruppa.

The Additional Assistant Provincial Registrar, Hambantota, has appointed Don Mawlis Wijesekera Dissanayake to act as Registrar of Births and Deaths of Paranagam palata division, and of Marriages (General) of East Giruwa pattu division, in the Hambantota District of the Southern Province, for four days from February 25, 1928, during the absence of the Registrar, Chetwynd Abesundara Wirasinhe, on leave. His office will be at Bulugahawatta alias Walawwewatta in Welipitiya.

The Provincial Registrar, Jaffna, has appointed KATIR-KAMAR VELAYUTAR to act as Registrar of Marriages (General) of Karaichchi division, in the Jaffna District of the Northern Province, for ten days from February 16, 1928, during the absence of the Registrar, SARAVANA-MUTTU KUMARASURIYAR, on leave. His office will be at Sarathivilasam in Navatkokkaddia:

The Assistant Provincial Registrar, Jaffna, has appointed KATIRITHAMPI SARAVANAMUTTU to act as Registrar of Marriages (General) of Pachchilaippali division. in the Jaffna District of the Northern Province, for four days from February 18, 1928, during the absence of the Rgistram VYTILINGAM CHELLAIYA, on leave. His office will be at Mahesvariwasa in Periyapalai.

The Assistant Provincial Registrar, Mannar, has appointed Nanasekarampillai Vallipuram to act as Registrar of Births and Deaths of Panankamam division, in the Mannar District of the Northern Province, for thirty days from February 17, 1928, during the absence of the Registrar, Sandrasegara Mudaliyar Nanasekarampillai, on leave. His office will be at the Panankamam Udaiyarvalavu in Panankamam.

The Assistant Provincial Registrar, Mullaittivu, has appointed Dr. Carthigesu Sivaratnam to act as Medical Registrar of Births and Deaths of Mullaittivu town division, in the Mullaittivu District of the Northern Province, for eleven days from February 21, 1928, during the absence of the Registrar, Dr. Rajendram Jeremiah, on leave. His office will be at the Civil Hospital, Mullaittivu.

The Assistant Provincial Registrar, Mullaittivu. has appointed CHINNAKKUDDY CHUPPAIYAH to act as Registrar of Births and Deaths of Kilakkumulai North division, and of Marriages (General) of Vavuniya South division, in the Mullaittivu District of the Northern Province, for seven days from February 22, 1928, during the absence of the Registrar, SITHAMPARAPPILLAI UDAIYAR SINNATAMBY, on leave. His office will be at Udaiyarvalavu, Periyavilattikulam.

The Assistant Provincial Registrar, Trincomalee, has appointed Paththakkuddi Kalikkuddi to act as Registrar of Births and Deaths of Koddiyar East division, and of Marriages (General) of Koddiyar pattu division, in the Trincomalee District of the Eastern Province, for six days from February 18, 1928, during the absence of the Registrar, Sinnathamby Kathirkamathamby, on leave. His office will be at Ichchilampattai.

The Assistant Provincial Registrar, Trincomalee, has appointed Vallipuramphilai Mudaliyar Coomarasamy to act as Registrar of Marriages (General) of Trincomalee town and Gravets division, in the Trincomalee District of the Eastern Province, for eight days from February 19, 1928, during the absence of the Registrar, Thanglah Arokiam Pavilupphilai Mylvaganam, on leave. His offices will be at the Land Registry and Jasmine Lodge, Trincomalee.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Dr. Herman Peris Gunatilleke to act as Medical Registrar of Births and Deaths of Chilaw town division, in the Chilaw District of the North-Western Province, for seven days from February 15, 1928, during the absence of the Registrar, Dr. Charles Fernando, on leave. His office will be at Civil Hospital, Chilaw.

The Assistant Provincial Registrar, Puttalam-Chilaw, has appointed Kalugamage Francis Salis Fernando to act as Registrar of Births and Deaths of Kammal pattu division, and of Marriages (General) of Pitigal korale south division, in the Chilaw District of the North-Western

Province, for seven days from February 20, 1928, during the absence of the Registrar, KALUGAMAGE JOHN FERNANDO, on leave. His office will be at Wennappuwa.

The Provincial Registrar, Ratnapura, has appointed HECTOR DIAS SENEVIRATNE to act as Registrar of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, on February 16, 1928, during the absence of the Registrar, Thomas de Silva Abayawickrama, on leave. His office will be at the Land Registry, Ratnapura.

The Provincial Registrar, Ratnapura, has appointed Wickramapatirage Ratranhamy to advas Registrar of Births and Deaths od Meda pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for four days from February 18, 1928, during the absence of the Registrar, Charles Peter Delgoda, on leave. His office will be at Pinnagodawatta in Kukulegama.

The Provincial Registrar, Ratnapura, has appointed MATTONDAGE APPUHAMY to act as Registrar of Births and Deaths of Nivitigala division, and of Marriages (General) of Navadun korale division, in the Ratnapura District of the Province of Sabaragamuwa, for eight days from February 23, 1928, during the absence of the Registrar, HIDUMPITTYE KAPUGE APPUHAMY, on leave. His office will be at Hidumpitiyewatta in Nivitigala.

Registrar-General's Office, E. R. DE'SLIVA, Colombo, February 27, 1928. Acting Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

U 315/26

IT is hereby notified under section 9 (2) of the above-mentioned Ordinance that it is intended to constitute an Urban District Council for the area, the administrative limits whereof are shown in the schedule hereto.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 13, 1928. A. G. M. FLETCHER, Colonial Secretary.

Schedule.

Moratuwa.

North: the northern bank of the stream known as the Lunawa river, the approach road to the Angulana Rairwiy Station as far as its junction with the Colombo-Galle road. The line of the said approach road produced to a point 5 chains to the north-east of the Colombo-Galle road. From this point a line drawn south-eastwards and southwards parallel to the Colombo-Galle road as far as a point 5 chains to the north of the road known as the Katubedde broadway. From this point a line drawn eastwards and south-eastwards parallel to the Katubedde broadway as far as the middle of the Panadure river. East: the middle of the Panadure river. South: the village of Katukurunda. West: the sea.

"THE STAMP ORDINANCE, 1909."

F 117/2

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has virtue of the powers by section 5, sub-section (1) (c), of the Stamp Ordinance, No. 22 of 1909, on him confermathorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances to compound for the payment of stamp duty on share certificates specified in Schedule B of the said Stamp Ordinance, on the conditions set out in section 5 aforesaid, sub-section (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 24, 1928. A. G. M. Fletcher, Colonial Secretary.

COMPANY REFERRED TO.
The Warakande (Ceylon) Estates Co., Ltd.

"THE STAMP ORDINANCE, 1909."

T 118/98

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, by virtue of the powers by section 5, sub-section (1) (c) of the Stamp Ordinance, No. 22 of 1909, on him conferred, authorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances to compound for the payment of stamp duty on share certificates specified in Schedule B of the said Stamp Ordinance, on the conditions set out in section 5 aforesaid, sub-section (1) (c) (ii.), (iii.), and (iv.).

By His Excellency's command,

A: G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, February 24, 1928.

COMPANY REFERRED TO.
The Walaboda Tea and Rubber Co., Ltd.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 58/28 FOFICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper

thority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set

out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

A. G. M. FLETCHER, Colonial Secretary.

Colonial Secretary's Office, Colombo, March 2, 1928.

SCHEDULE REFERRED TO

Lot 854 m final village plan No. 444.

Name of land: Badapaliyagodamukalana.

Situation: Kandegedara village in Udukaha korale east, in Dambadeni hatpattu of the District of Kurunegala,

North-Western Province.

Boundaries: West and north by lot 80 in final village plan No. 444; east by lots 80½ (ela) and 85 in final village plan No. 444; south by lot 85 in final village plan No. 444.

Extent: 1 acre 3 roods 15 perches.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lots 8s1 and 8r2 in final village plan No. 10.

Name of land: Minnipitteniyahena and Palliehena.

Situation: Dalupatmulla village in Meddeketiye korale, in Katugampola hatpattu of the District of Kurunegala, North-Western Province.

Boundaries: North by lots 8m, 8n, and 8v in final village plan No. 10; east by lot 8r in final village plan No. 10; south by Mayurawati korale boundary; and west by lots 8s2 and 8s in final village plan No. 10.

Extent: 1 acre 1 rood and 15 perches.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

OTICE is hereby given that His Excellency the Governor has, in exercise of the powers vested in him by section 34 of "The Cemeteries and Burials Ordinance, 1899," and on the recommendation of "the proper authority," it, the Government Agent, North-Western Province, been pleased to approve of the allotment of land described the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 42 in final village plan No. 1,646.

Name of land: Minipittaniya.

Situation: Timbiriwewa village in Baladora korale, in Dewamedi hatpattu of the District of Kurunegala, North-Western Province.

Boundaries: West by the boundary limits of Kokkawilagama (final village plan No. 1,657); and on all other sides by lot 41 in final village plan No. 1,646.

Extent: 2 roods and 1 perch.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 118/28

NOTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of "the proper authority," to wit, the Government Agent, North-Western Province, has approved of the allotment of land set out in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 25 in final village plan No. 466.

Name of land: Etmalakadamukalana.

Situation: Mabopitiya village in Udukaha korale south, in Dambadeni hatpattu of the District of Kurunegala, North-Western Province.

Boundaries: North by lot 23 in final village plan No. 466; east by footpath; south by the boundary limits of Paramaulla final village plan No. 468; west by lot 26 in final village plan No. 466.

Extent: 1 acre 1 rood and 36 perches.

THE CEMETERIES AND BURIALS ORDINANCE, 1899."

K 131/28

OTICE is hereby given that His Excellency the Governor has, in exercise of the powers vested in him by section 34 of "The Cemeteries and Burials Ordinance, 1899," and on the recommendation of "the proper authority," to wit, the Government Agent, North-Western Province, been pleased to approve of the allotment of land described in the schedule hereto being provided and used as a burial ground from the date hereof.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary.

SCHEDULE REFERRED TO.

Lot 9 in final village plan No. 1,659.

Name of land: Diulagahamulahena.

Situation: Ratmalagaswewa village in Baladora korale, in Dewamedi hatpattu of the District of Kurunegala,

North-Western Province.

Boundaries: North by lot 3 in final village plan No. 1,659; east by lots 8 and 7 in final village plan No. 1.659: south by lot 7 in final village plan No. 1,659; and west by the road to Usgala (lot 2 in final village plan No. 1,659). Extent: 3 roods and 4 perches.

"THE SMALL TOWNS SANITARY ORDINANCE, 1892."

U 417/27

EGULATIONS made by the Sanitary Board of the Kandy District, Central Province, in respect of the Sanitary Board towns of the Kandy District, under section 9 c (3) of the above Ordinance, and approved by His Excellency the Governor with the advice of the Executive Council.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 29, 1928. A. G. M. FLETCHER. Colonial Secretary.

REGULATIONS REFERRED TO.

- 1. Water shall be taken from the public standpipes only in buckets or other suitable receptacles, and in such a manner as to prevent its flow into any drain, side channel, or on to the surface of any road, footpath, or area.
- 2. No hose, pipe, tube, shoot, or other contrivance of any nature whatsoever shall be attached either temporarily or permanently to any public standpipe.
- No automatic self closing valve or other automatic appliance attached to or forming part of any public standpipe shall be interfered with so as to prevent either temporarily or permanently its automatic action.
 - 4. Water shall be taken from the public standpipes only for domestic purposes.
- 5. All public tanks, reservoirs, cisterns, standpipes, fountains, sluices, valves, conduits, pipes, pumps, and other waterworks existing within the Sanitary Board towns of the Kandy District at the time of the coming into operation of these by-laws, or afterwards made, laid, or erected, and all buildings, works, materials, and things connected with or appertaining to such waterworks, shall be vested in the Sanitary Board of the Kandy District.
- 6. The Sanitary Board of the Kandy District may cause such filtering tanks, reservoirs, aqueducts, or other works to be constructed, and such fountains, and standpipes to be erected, and such pipes to be laid as it may from time to time consider necessary for the use of the inhabitants of the Sanitary Board towns of the Kandy District.
- 7. No person shall do anything whereby the water in any reservoir, fountain, cistern, standpipe, pipes, or other waterworks belonging to the Sanitary Board of the Kandy District shall be in any degree polluted, fouled, or corrupted. and no person shall in any way damage or tamper with any such waterworks.
- 8. No person shall bathe or wash or any part of his body, or wash any cattle, horse, dog, or other animals whatsoever or any vehicle, clothes, utensils, or other article whatsoever at or near any reservoir, standpipe, fountain, eistern, pipe, or other waterworks, vested in the Sanitary Board of the Kandy District whether now existing or to be hereafter erected or built in the streets, thoroughfares, or other public places within the Sanitary Board towns of the
- 9. Every person paying the water rate shall be entitled to have free of further charge in respect thereof a supply of water from the fountains or standpipes of the Sanitary Board of the Kandy District for the domestic use of himself and his household.
- A supply of water for domestic purposes shall not include a supply of water for horses or cattle or for washing vehicles where such horses, cattle, or vehicles are kept for sale or hire, or a supply for any trade, manufacture, or business, or for fountains or swimming baths, or for any ornamental purposes, or for purposes of trrigation.

"THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

'T is hereby notified that His Excellency the Governor, acting under the provisions of Article XXXIV. of the above Order, has been pleased to appoint Mr. C. H. Collins as Returning Officer for the Constituency of the Ratnapura Revenue District, vice Mr. G. F. R. Browning, deceased.

By His Excellency's command,

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary. "THE CEYLON (LEGISLATIVE COUNCIL) ORDER IN COUNCIL, 1923."

The Constituency of the Ratnapura Revenue District.

WHEREAS Mr. Arthur Hamilton Ekneligoda Molamure was returned as an Elected Member of the Legislative Council for the above-named constituency, at the election held at the Office of the Government Agent, Province of Sabaragamuwa, Ratnapura, on September 27, 1924:

And whereas the said seat has become vacant by the death of the said Mr. Arthur Hamilton Ekneligoda Molamure:

Notice is hereby given that His Excellency the Governor has, under the powers conferred upon him by Article XXXV of the above-named Order, appointed March 16, 1928, as the date for the purpose of electing a Member of the Council for the said constituency to supply the vacancy caused by such death.

The place of election shall be the Office of the Government Agent, Province of Sabaragamuwa, in Ratnapura.

By His Excellency's command.

Colombo, March 2, 1928.

A. G. M. FLETCHER, Colonial Secretary.

C 14/28

Order of His Excellency the Governor in Council, under "The Public Revenue Protection X 261/27 Ordinance, No. 38 of 1921."

WHEREAS by section 2 of "The Public Revenue Protection Ordinance, No. 33 of 1921," it is provided as follows:—

"If the Governor in Executive Council shall, during any session of the Legislative Council, approve of the introduction into the Legislative Council of a bill or resolution whereby, if such bill or resolution be passed into law or carried, an import or export duty shall be imposed on any article or articles previously exempt from import or export duty, or whereby the import or export duty or duties previously payable on any goods, wares, or merchandise shall be altered, it shall be lawful for the Governor in Executive Council to issue an order to the Principal Collector of Customs to demand and to levy on such goods, wares, or merchandise the respective duties set forth in such bill or resolution as the duties to be levied on such goods, wares, or merchandise, respectively, in lieu of the duties payable thereon respectively under the existing law."

And whereas the Governor in Executive Council has, during the present session of the Legislative Council, approved of the introduction into the Legislative Council of the resolution set forth in the schedule to this order:

Now therefore, I, Sir Herbert James Stanley, Governor, do hereby, by and with the advice of the Executive Council, order that, as from and including March 2, 1928, the Principal Collector of Customs shall demand and levy on the goods, wares, and merchandise, set forth in the said resolution the respective duties mentioned in the resolution in lieu of the duties payable thereon, respectively, under the provisions of Ordinance No. 17 of 1869 of any other Ordinance amending the same.

By His Excellency's command.

Colonial Secretary's Office, Colombo, March 1, 1928. A. G. M. FLETCHER, Colonial Secretary.

Rs. c.

SCHEDULE.

That on and after a date to be notified in the Government Gazette-

On the importation of the following articles there shall be imposed the Customs duties herein stated in lieu of the present duties:—

Spirits (not being sweetened or mixed with any article so that the degree of strength thereof cannot be ascertained by Sykes' hydrometer) for every gallon of the strength of proof by such hydrometer, and so in proportion for any greater or less strength than the strength of proof, and for any greater or less quantity than a gallon, provided that in no case shall the duty be less than Rs. 18:50 per gallon where the duty per proof gallon is Rs. 12:50 per gallon where the duty per proof gallon is Rs. 14:50.

Collector of Custon	ms that the spirit is	uced to the satisfaction produced from the juil less than three years	n of the	per proof gallon	1.1	50
		loss man untoo vears				
ALL OTHER B	RANDY		• •	per proof gallon		
GENEVA .		· -		per proof gallon		
GIN .		• -		per proof gallon		
RUM .		••		per proof gallon	14	50
WHISKY where a	certificate is produc	ed to the satisfaction	n of the			
		has been matured for				
than three years.				per proof gallon	14	50
ALL OTHER W	HISKY	• •		per proof gallon	22	Û
UNENUMERATE		• •		per proof gallon	14	50
OTHER SPIRIT	S being sweetened ained as aforesaid, r	or mixed, so that the amely:—	strength			
Liqueurs and con	dials	٧.		per gallon	18	0
Unenumerated		• •		per gallon	18	0

"THE EXCISE ORDINANCE, No. 8 OF 1912."

X 32/28

III Excellency the Governor has been pleased, in terms of rule 2 (b) of "The Excise Ordinance, No. 8 of 1912," to appoint Mr. J. C. Ratwatte, Dissawa, Kandy, to be a Member of the Excise Advisory Committee for the Kandy Municipal area for the remainder of the current year ending March 31, 1928, vice Mr. J. C. Wimalasiri, deceased.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 24, 1928. A. G. M. FLETCHER, Colonial Secretary.

"THE VILLAGE COMMUNITIES ORDINANCE. No. 9 of 1924."

K 108/28

It is hereby notified that His Excellency the Governor in Executive Council has in exercise of the powers vested in him by section 30 (1) of "The Village Communities Ordinance, No. 9 of 1924," been pleased to approve of the following rules made under the provisions of sections 14 and 29 of the said Ordinance by the Committees elected and duly authorized by the inhabitants of the subdivisions Nos. 1 to 5 of the Koddiyar pattu and the subdivisions Nos. 1 to 4 of the Tamblegam pattu and the subdivisions Nos. 1 to 3 of the Kaddukulam pattu east and the subdivisions Nos. 1 and 2 of the Trincomalee town division in the Trincomalee District, Eastern Province.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 19, 1928. A. G. M. FLETCHER, Colonial Secretary.

Village Committee Rules—Trincomalee District.

Rules under Chapter I. of Village Committee rules promulgated in *Government Gazettes* Nos. 6,261 of September 18, 1908, and 6,893 of August 17, 1917, are hereby repealed, and the following substituted therefor:—

- 1. (a) Every male inhabitant who is above 18 and under 55 years of age shall, unless specially exempted by the Chairman of the Village Committee, contribute and perform 2 days' labour each year in respect of all or any of the purposes mentioned in paragraphs 1, 2, 7, 9, 20, 23, 24, and 31 of section 29 of Ordinance No. 9 of 1924.
- (b) Such 2 days' labour shall be performed between April 1 and August 31 in each year. Provided, however, that the liability to perform such 2 days' labour within the period aforesaid may be commuted by a payment of Re. 1 before March 31 in each year.
- 2. During the month of April, the Committee shall meet and shall determine the works upon which, the places at which, the dates upon which, and the times at which the labour of such inhabitants as shall not have commuted their labour under rule 1 (b) shall be contributed.
- 3. The officer appointed as supervisor of labour shall give notice to the inhabitants of his division who shall not have commuted their labour under rule 1 (b) to attend and perform such labour at the time and place appointed by the Committee. Such notice shall be published by beat of tom tom not less than 7 days before the day appointed for the attendance of such inhabitants or in such other way as the Village Committee shall direct.
- 4. (a) In default of performance of such 2 days' labour as set out in rule 1 (a) above, and within the period mentioned in rule 1 (b) above, every male who is above 18 and under 55 years of age. shall, unless specially exempted by the Chairman of the Village Committee, contribute and perform double labour, to wit, labour for a period of 4 days in each year.
- '(b) Such double labour or labour for a period of 4 days shall be performed between September 1 and October 31 in each year. Provided, however that the liability to perform such double labour or labour for a period of 4 days within the period set out in rule 4 (b) above may be commuted by a payment of Rs. 2 between September 1 and October 31 in each year.
- 5. During the month of September the Committee shall meet and shall determine the works upon which, the places at which, the dates upon which, and the times at which the double labour under rule 4 shall be contributed.
- 6. The officer appointed as supervisor of labour shall give notice to the inhabitants of his division liable under rule 4 to perform double labour to attend and perform such labour at the time and place appointed by the Committee. Such notice shall be published by beat of tom-tom not less than 7 days before the day appointed for the attendance of such inhabitants or in such other way as the Village Committee shall direct.
- 7. Any person liable under rule 4 to contribute double labour who shall fail either to attend at the time and place required and perform such double labour or to commute the same under rule 4 (b) shall be guilty of an offence and liable to such fine as the Village Committee or the Village Tribunal has power to inflict.
- 8. The Police Headman of each village shall prepare annually before December 31 a list of names of all males between the ages of 18 and 55 residing within his village and shall forward a copy thereof to the Vanniah.
- 9. The Chairman of the Village Committee may exempt from the performance of any labour any person physically unfit to perform labour. Where the Chairman refuses such exemption, any person dissatisfied with the decision of the Chairman may within 10 days of the date of such decision appeal by petition to the Assistant Government Agent whose decision shall be final.
- 10. (a) Every male inhabitant who is above 18 and under 55 years of age shall, in addition to the 2 days' labour referred to in rule 1(a) and 1(b) above, be liable to contribute and to perform in any one-year and in respect of the purposes mentioned in paragraphs 1, 2, 7, 9, 20, 23, 24, and 31 of section 29 of Ordinance No. 9 of 1924, further labour for a period not exceeding 8 days.
- (b) Such further labour shall be called out by special resolution of the Village Committee in each year, and it shall be lawful for the Village Committee to make special provisions in such resolutions for the due commutation of the liability to contribute and perform such labour by payment of a tax in money.
 - 11. All previous rules relative to the performance of labour and commutation thereof are hereby repealed.

Notification under Land Sale Regulation No. 60.

phrsuance of Land Sale Regulation No. 60 notice is hereby given that application has been made by the Asiatic Petroleum Company (Ceylon), Limited, for the lease of a block of Crown land about 60 feet by 80 feet between the fish market and H. M. Customs House, situated within the Sanitary Board limits of Hambantots, Hambantots District, Southern Province, for the purpose of building a Petrol Pump Service Station under the regulations framed under the provisions of section 38 of "The Petroleum Ordinance, 1887," and published in the Government Gazette of June 11, 1926.

It is hereby notified that the said land will be leased for the purpose stated to the applicant Company without competition, for a period of thirty years at a rent of Rs. 90 per annum, rent to be revised by Government every five years, unless valid reasons to the contrary are adduced to the satisfaction of His Excellency the Governor within six weeks from the date hereof.

Colonial Secretary's Office, Colombo, March 2, 1928. A. G. M. FLETCHER, Colonial Secretary

Archaeological Reserves.

T is hereby notified that the following lots situated in the village of Yapahuwa, in Pahala Wisideke komile of Wanni hatpattu, in the Kurunegala District, North-Western Province, are archaeological reserves: Final village plan No. 1,888.

Lot		Name of Land.					Exten	
1		Yapahuwakanda			•	2	3 3 3	
2	• •	Galmadamahena	•	• •	••	• •	8 3 3	
13	• •	Footpath		• •		• •		5
	• •			••	• •	• •		8
16	• •	Kandapaulakele		• •	• •	••,	1 3 2	-
. 17	••	Diya-agala and bemma		••	• •		7 32	:7

declared Crown under Waste Lands Ordinance by final order No. 3,414 dated June 27, 1923, published in Part III of the Ceylon Government Gazette No. 7,351 of September 21, 1923.

Colonial Sagratauri's Office

Colonial Secretary's Office, Colombo, February 28, 1928.		·	A. G. M. FLETCHER, Colonial Secretary.
MONTHLY STATEMENT issued by the for the month of January, 1928:—		of Currency, under section 20 Account.	of Ordinance No. 32 of 1884,
Total Stock on December 31, 1927 Add Notes received in January, 1928	Rs. c. 191,601,642 0 1,100,000 0	In vault on January 31, 1928 In circulation on January 31,	Ra. @ 124,994,040 0 1928 62,450,602 6
Deduct Notes destroyed in January, 1928	192,701,642 0 5,257,090 0		
·	187,444,642 0		187,444,642 0
	2.—Reserv	e Account.	
Coin received for Notes in circulation Excess of reserve over Notes in circulation.	Rs. o. 62,450,602 0 7,400,038 23	Securities at cost (£1 = Rs. 1) Coin in vault	Rs., 6, 5) . 44,836,101 83 25,023,538 40
	69,859,640 23		69,85 ',640 23
8.—Average amount of Notes in circulation Average amount of Coin in vault during	tho month	• •	62,457.699 0 25,030,635 0
4	Petails of Investi Face Val		Market Velue. (Sterling at Rate of the Day.)
Colonial and other Securities War Loan 5 per cent. National War Bonds 5 per cent. Funding Loan 4 per cent. Conversion Loan 4½ per cent Indian Stock Sterling Indian 5 per cent. War Loan Government of India 6 per cent. Bonds Government of India 6 per cent. Loan Government of India 5 per cent. Loan	£ 8 1,815,170 4,877 1 50,000 (7,091 218,392 16 171,000 14	1 1 19,727,650 81 18,87 5 1 73,166 31 7 0 0 750,000 0 79 1 2 106,365 88 8 3 4 3,275,892 25 3,11 4 7 2,565,010 94 2,30 1. 15,838,700 0 14,88 371,100 0 37 2,634,200 0 2,83	Rs. 0. Rs. 6. 71,172 81 . 15,425.674 20 75,000 0 . 65,395 46 9,445 63 . 705,103 45 5,092 69 . 82,627 3 7,522 94 . 2,797.853 90 7,403 50 . 1,846,198 29 0,329 89 . 16,839,700 0 1,100 0 . 383,856 56 4,200 9 . 2,926,311 50 4,834 37 . 2,169,887 50

A. G. M. FLETCHER, Colonial Secretary, F. J.SMITH, Controller of Revenue, W.W. Woods, Colonial Treasurer,

47,569,486 10

Commissioners of Currency.

42,280,503 81

44,836,101 83

Currency Office. Colombo, February 11, 1028.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1928.

2. All tenders should be in duplicate and sealed under one cover and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through

the post.

4. Tenders should be marked "Tender for Diets, —— Hospital" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not

later than midday on April 24, 1928.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Director of Medical and Sanitary Services, and no tender will be considered unless it is on the recognized form. Alterations must be initialed, otherwise the tenders may be treated as informal and rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. If required, samples must be deposited.

8. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

9. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Director of Medical and Sanitary Services. Sanction will not be given for any transfers, including powers of attorney in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders.

10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly

fulfilled.

11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for an

year or any portion thereof.

12. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Director of Medical and Sanitary Services, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

13. The contract shall be entered into by the contractor with the Head of the Department acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time

being under the Government of Ceylon.

14. Any further information can be obtained on application to the Director of Medical and Sanitary Services, Colombo.

J. F. E. BRIDGER,
Director of Medical and Sanitary Services.
Colombo, February 21, 1928.

Schedule referred to.			**
Service.	Tender- Deposit. Rs.		curity. Rs.
Supply of cooked provisions without mill	K		
to the following institutions:-			
Avissawella Hospital	. 300		60 0
Ingiriya Hospital			600
Kalutara Hospital	. 200		400
Negombo Hospital	. 300		600
Pimbura Hospital	. 200		400
Moratuwa Hospital	. 200		400
Supply of cooked provisions with milk to the following institutions:—)		
Gampaha Hospital	. 100		200
Neboda Hospital	300		600
Panadure Hospital	. 100		200
Watupitiwela Hospital	. 100		200
Supply of uncooked provisions without milk to the following institutions:—	t		
Kandana Sanatorium	300		600
Ragama Tuberculosis Hospital	500	• •	1,000

TENDERS are hereby invited for the services named in the schedule hereunder for the period of one or two or three years commencing from October 1, 1928.

2. All tenders should be in duplicate and sealed under one cover and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue,

3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through

the post.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Director of Medical and Sanitary Services, and no tender will be considered unless it is on the recognized form. Alterations must be initialed, otherwise the tenders may be treated as

informal and rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Office of the Director of Medical and Sanitary Services.

7. If required, samples must be deposited.

8. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposated for tender forms will form part of the security.

9. Contacts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Director of Medical and Sanitary Services. Sanction will not be given for any transfers, including powers of attorney in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contacts or the tenders.

10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly

fulfilled.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for an

year or any portion thereof.

12. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person, whose name is on the list of Crown defaulting contractors, or any other person to whom the Director of Medical and Sanitary Services, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

The contract shall be entered into by the contractor with the Head of the Department acting for and on behalf of His Majesty the King, and the designation of such officer shall mean and include the officer for the time being holding such office and his successors in office for the time

being under the Government of Ceylon.

14. Any further information can be obtained on application to the Director of Medical and Sanitary Services, Colombo.

J. F. E. BRIDGER, Director of Medical and Sanitary Services. Colombo, February 28, 1928.

Schedule referred to.

Service.	Tender Deposit. Rs.	Security Rs.
Supply of cooked provisions with mill to the following institutions:—		
Aranayaka Hospital	300 .	. 600
Embilipitiya Hospital	100 .	. 200
Kegalla Hospital	300 .	. 600
Kolonna Hospital	200 .	. 400
Rakwana Hospital	300 .	. 600.
Ratnapura Hospital	300 .	. 600
Undugoda Hospital	150 .	. 300
Uggalkaltota Hospital	100 .	. 200
Supply of cooked provisions without milk to the following institutions:—	; •	
Balangoda Hospital	400 .	. 800
Eheliyagoda Hospital	200 .	. 400
Kahawatta Hospital	400 .	. 800
Karawanella Hospital	400 .	. 800
Kitulgala Hospital	200 .	. 400

Additions and Alterations to Power House, Nuwara Eliya. SCHEDULES of rates are hereby invited for supplying and delivering free on rail, Colombo, the following materials :-

19 doors, teak 8 windows, teak

5 fan lights, teak 2 stair oases, teak

Plan and necessary details can be seen at the Office of the Deputy Chief Engineer, Government Electrical Department, Torrington square, Colombo, on any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays 9.80 A.M. to 2 P.M.).

Tenders should reach this office on or before March 10, 1928.

> D. J. WIMALASURENDRA, Deputy Chief Engineer.

Office of the Deputy Chief Engineer, Government Electrical Department, Colombo, February 17, 1928.

SCHEDULE of rates are hereby invited for improvements to Lecture Room, Government Technica' Schools, Colombo.

2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Buildings, Colombo, and the contractor on the basis of his accepted tendered schedule of rates and finally subject to the approval of the Construction Engineer, Public Works Department, Colombo.

8. The plans, specifications and bills of quantities and form of monthly agreement can be seen, and all other information obtained from the office of the District Engineer, Buildings, Colombo, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedules of rates must be submitted on forme to be obtained from the Office of the District Engineer, Build ings, Colombo, in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original address to the Construction Engineer, Public Works Department Colombo, and the duplicate addressed to the District Engineer, Buildings, Colombo, endorsed on the outside "Schedule of Rates for Improvements to Lecture Room, Government Technical Schools, Colombo," so as to reach the offices of the foregoing officers on or before 12 noon on Wednesday, March 21, 1928.

5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations con taining alterations not so initialled will be treated a informal and rejected.

6. Government reserves to itself the right to supply the contractor with any materials, including any impo articles, which may be necessary in the execution of the

work included in any agreement.
7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors either individually or jointly with any other person no shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person, whom the Construction Engineer, Public Works Department, Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

8. Government does not bind itself to accept the lowest or any other schedule of rates submitted, nor to give all the work included in the whole scheme or in any

one item to any one contractor.

E. W. BARTHOLOMEW for Director of Public Works

Public Works Office, Colombo, February 29, 1928.

CHEDULES of rates are hereby invited for constructing side drains and a retaining wall at Kochebilians hazaar.

2. The whole of the work to be undertaken on agni ments to be entered into monthly by the District Engineer, Negombo, and the contractor, on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Western Province (North), Colombo.

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer. Negonibo any week day between the hours of 9.30 A.M. and 4.30 P.M.

(Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Negombor in duplicate, duly signed, and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo and the duplicate addressed to the District Engineer Negombo, endorsed on the outside "Schedules of Rates of Constructing Side Drains and a Retaining Wall at Kochon kade Bazaar," so as to reach the offices of the foregoing officers on or before 12 noon on March 15, 1928 imported articles, such as cement, &c., will be supplied free of charge to the contractor by the department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

45. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors either individually or jointly with any other person not shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Western Province (North) Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

8. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item

to any one contractor.

Public Works Office, E. W. BARTHOLOMEW, Colombo, February 29, 1928. for Director of Public Works

CHEDULES of rates are hereby invited for constructing a well and crain at the Gampaha Cottage

Hospital.

2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer, Veyangoda, and the contractor, on the basis of his accepted tendered schedules of rates, and finally subject to the approval of the Provincial Engineer, Western Province (North), Colombo.

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Veyangoda, any week day between the hours of 9.30 A.M. and

4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedules of ates must be submitted on forms to be obtained from the Office of the District Engineer, Veyangoda, in d plicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (North), Colombo, and the duplicate addressed to the District Engineer, Veyangoda, endorsed on the outside "Schedules of Rates for Constructing a Well and Drain at the Gampaha Cottage Hospital," so as to reach the offices of the foregoing officers on or before 12 noon on March 16, 1928. All imported articles, such as cement, &c., will be supplied free of charge to the contractor by the department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

5. Any altera ions made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with my other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors or any other person to whom the Provincial Engineer, Western Province (North), Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

8. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the wlole scheme or in any one item

to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, February 29, 1928.

CHEDULE of rates are hereby invited for construction and extension of culverts, Panadure District.

2. The whole of the work is to be undertaken on an agreement to be entered into between the District Engineer, Panadur, and the contractor on the basis of the accepted tendered schedule of rates, and subject finally to the approval of the Provincial Engineer, Western Province (South). Payment will be made by agreements at the accepted rates. Contractors will be required to state in their tenders the time required to carry out the work.

3. Plans, specifications, bill of quantities, and form of agreement can be seen, and all other information obtained from the Office of the District Engineer, Panadure, any week day between the hours of 8.30 A.M. and 4 P.M.

(Saturdays, 8.30 A.M. and 1 P.M.).

4. Schedules of rates must be submitted, in duplicate, on forms to be obtained from the District Engineer, Panadure, duly signed, dated, and interested, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Western Province (South), Torrington square, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Schedule of Rates for Construction and Extension of Culverts, Panadure District," so as to reach the offices of the foregoing officers on or before 12 noon on Friday, March 23, 1928.

5. The tendered rates must be entered in ink, and any alterations must bear the initials of the tenderer and witnesses. Any altered tender not bearing such initials

will be treated as informal and rejected.

6. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 10 either at the General Treasury or any local Kachcheri. The receipt must be handed to the District Engineer, Panadure. The deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer, but if any tender is accepted and the tenderer fails to enter into a contract, when called upon to do so, his deposit will be forfeited.

7. Government reserves to itself the right to supply the contractor with any materials, including any imported articles, which may be necessary in the execution of the

work included in the agreement.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ: ny other person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Western Province (South), Colombo, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any

one item to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works,

Public Works Office, Colombo, February 29, 1928.

CHEDULES of rates are hereby invited for (a) 4 ft. by 4 ft. by 28 ft. culvert on 16th mile, Colombo-Galle road; (b) 2 ft. by 2 ft. by 24 ft. culvert on 19th mile, Colombo-Galle road; (c) 2 ft. by 2 ft. by 24 ft. culvert on 22nd mile, Colombo-Galle road.

2. The whole of the work is to be undertaken on an agreement to be entered into between the District Engineer, Panadure, and the contractor on the basis of the accepted tendered schedule of rates, and subject finally to the approval of the Provincial Engineer, Western Province (South). Payment will be made by agreements at the accepted rates. Contractors will be required to state in their tenders the time required to carry out the work.

3. Plans, specifications, bill of quantities, and form of agreement can be seen, and all other information obtained from the Office of the District Engineer, Panadure, any week day between the hours of 8.30 A.M. and 4 P.M.

(Saturdays, 8.30 A.M. and 1 P.M.).

4. Schedules of rates must be submitted, in duplicate, on forms to be obtained from the District Engineer, Panadure, duly signed, dated, and witnessed, and forwarded in securely scaled envelopes, the original addressed to the Provincial Engineer, Western Province (South), Torrington square, Colombo, and the duplicate addressed to the District Engineer, Panadure, endorsed on the outside "Schedule of Rates for Construction of Culverts, Colombo-Galle road," so as to reach the offices of the foregoing officers on or before 12 noon on Friday, March 23, 1928.

5. The tendered rates must be enterd in ink, and any alterations must bear the initials of the tenderer and witnesses. Any altered tender not bearing such initials

will be treated as informal and rejected.

6. Before tender forms can be issued the intending contractor must deposit a sum of Rs. 10 either at the General Treasury or any local Kachcheri. The receipt must be handed to the District Engineer, Panadure. The

deposit will be refunded to all bona fide tenderers after the agreement has been signed by the successful tenderer. If a tenderer fails to enter into an agreement on the basis of his tender, when called on to do so, the deposit will be

7. Government reserves to itself the right to supply the contractor with any materials, including any imported articles, which may be necessary in the execution of the

work included in the agreement.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any other person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Entineer, Western Province (So th), Colombo, for reasons which appear to him sufficient. objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item

to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, February 29, 1928.

CHEDULES of rates are hereby invited for building new quarters for Senior Medical Officer, Galle.

The whole of the work to be undertaken on agreements to be entered into monthly by the Disrict Engineer, Galle, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Southern Province, Calle.

3. The plans, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Galle, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 9.30 A.M. and 2 P.M.).

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Galle, in duplicate, duly signed and dated, and forwarded, in securely sealed envelopes, the original addressed to the Provincial Engineer, Southern Province, Galle, and the duplicate addressed to the District Engineer, Galle, endorsed on the outside "Schedules of Rates for New Quarters for Senior Medical Officer, Galle," so as to reach the office of the foregoing officers on or before 12 noon, on Friday March 23, 1928. All imported articles, such as coment, Calicut tiles, iron bars, fittings for doors and windows, paint, &c., will be supplied free of charge to the contractor by the Department, and the rate submitted should be exclusive of the costs of these materials for the items which necessitate their use.

5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

6. Government reserves to itself the right to supply the contractor with any aterials which may be necessary in the execution of the work included in any agreement.

7. No contract shall be entered into with any person whose name is on the lat of Crown defaulting contractors, whose hame is on the 1st of Crown defauting contractors, other individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Southern Province, Galle, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

2. Government does not hind itself to accept the

8. Government does not bind itself to accept the lowest or any tender submitted, nor to give all the work incl ded in the whole scheme or in any one item to any

one contractor.

E. W. BARTHOLOMEW, for Director of Public Works

Public Works Office. Colombo, February 29, 1928. * CHEDULES of rates are hereby invited for all world in connection with building New Record Presses for the Provincial Registrar's Office, Jaffina.

2. The whole of the work to be undertaken on agreements to be entered into monthly by the District Engineer. Jaffna, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Northern Province

3. The drawings, specifications, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Jaffna, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays, 0.30 A.M. and 2 P.M.)

4. Schedules of rates must be submitted on forms to be obtained from the Office of the District Engineer, Jaffine in duplicate, duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Northern Province, Jaffna, and the duplicate addressed to the District Engineer, Jaffna, endorsed on the outside "Schedule of Rates for building New Record Presses for the Provincial Registrar's Office, Jaffna," so as to reach the offices of the foregoing officer on or before 12 noon on March 17, 1928. All imported arti les, such as coment, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal

and rejected.

6. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

7. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, not shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Northern Province Jaffna, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

8. Each schedule of rates must be accompanied by letter s gned by two responsible persons, whose addresses must be given, engaging, if called upon, to become security for the due fulfilment of the contract. An address for the

delivery of letters or notices shall be given in each schedule 9. Government does not bind itself to accept the lower or any of the schedules of rates submitted, nor to give all the work in luded in the whole scheme or in any one item? to any one contractor.

> E. W. BARTHOLOMEW for Director of Public Works.

Public Works Office, Colombo, February 29, 1928.

CHEDULES of rates are hereby invited for the construction of Two Senior Clerks' Quarters as per type No. 7 at Ratnapura, in the Ratnapura District. Province of Sabaragamuwa.

2. The whole of the work to be undertaken on agree ments to be entered into monthly by the District Engineer Ratnapura, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Sabaragamuwa.

3. The Public Works Department specifications

drawings, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Ratnapura, any week de between the hours of 9.30 A.M. and 4.30 P.M. (Saturday)

9.30 A.M. and 12 noon.)

4. Schedules of rates must be aubmitted in duplicate on forms to be obtained from the Office of the District Engineer, Ratnapura. Both copies of schedules shall be duly eigned and dated and forwarded in securely scaled envelopes, the original addressed to the Provincial Engineer Sabaragamuwa, Ratnapura, and the duplicate addressite to the District Engineer, Ratnapura, endorsed on the outside "Schedule of Rates for the Construction of The Senior Clerks' Quarters, Ratnapura, in Ratnapura District

seas to reach the offices of the foregoing officers on or before 12 noon on Saturday, March 17, 1928. All imported materials such as cement, tiles, &c., will be supplied free of charge to the contractor by the Department, and the rates submitted should be exclusive of costs of these materials for the items which necessitate their use.

5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

rejected.

6. Each schedule of rates must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging if called upon to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

the execution of the work included in any agreement.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Provincial Engineer, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item

to any one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, February 29, 1928.

SCHEDULES of rates are hereby invited for the construction of Two Junior Clerks' Quarters as per type No. 6 at Ratnapura, in Ratnapura District, Province of Sabaragamuwa.

2. The whole of the work to be undertaken on agrements to be entered into monthly by the District Engineer, Ratnapura, and the contractor on the basis of his accepted tendered schedule of rates, and finally subject to the approval of the Provincial Engineer, Sabaragamuwa.

3. The Public Works Department specifications, drawings, bill of quantities, and form of monthly agreement can be seen, and all other information obtained from the Office of the District Engineer, Ratnapura, any week day between the hours of 9.30 A.M. and 4.30 P.M. (Saturdays,

9.30.A.M. and 12 noon).

4. Schedules of rates must be submitted in duplicate on forms to be obtained from the Office of the District Engineer, Ratnapura. Both copies of schedules shall be duly signed and dated, and forwarded in securely sealed envelopes, the original addressed to the Provincial Engineer, Sabaragamuwa, Ratnapura, and the duplicate addressed to the District Engineer, Ratnapura endorsed on the outside "Schedule of Rates for the Construction of Two Junior Clerks' Quarters, Ratnapura, in Ratnapura District," so as to reach the offices of the foregoing ficers on or before 12 noon on Saturday, March 17, 1928. All imported materials such as cement, tiles, &c., will be supplied free of charge to the contractor by the department, and the rates submitted should be exclusive of the costs of these materials for the items which necessitate their use.

5. Any alterations made in the quotations should bear the initials of the tenderer, and all quotations containing alterations not so initialled will be treated as informal and

rejected.

6. Each schedule of rates must be accompanied by a letter signed by two responsible persons whose addresses must be given, engaging, if called upon, to become security for the due fulfilment of the contract. An address for the delivery of letters or notices shall be given in each schedule.

7. Government reserves to itself the right to supply the contractor with any materials which may be necessary in the execution of the work included in any agreement.

8. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors or any other person to whom the Provincial Engineer, Sabaragamuwa, Ratnapura, for reasons which appear to him sufficient, objects after giving due notice of his objection in writing.

9. Government does not bind itself to accept the lowest or any of the schedules of rates submitted, nor to give all the work included in the whole scheme or in any one item to any

one contractor.

E. W. BARTHOLOMEW, for Director of Public Works.

Public Works Office, Colombo, February 29, 1928.

TENDERS are hereby invited for transporting 20,000 ewt. of salt from Nilavely to Batticaloa salt stores, between April 1 and June 30, 1928, in three instalments:—

7,000 cwt. to be transported before April 30. 7,000 cwt. to be transported before May 31. 6,000 cwt. to be transported before June 30.

2. The tenderers must state the hire for each cwt. including the cost of weighing and storing, both at Nilavely and at Batticaloa.

3. Tenders should be marked tender for "Transporting Salt" on the left hand top corner of the envelope and should reach the office of the Government Agent, Bastern Province, Batticaloa, not later than midday on Friday, March 9, 1928.

4. Tenders are to be made upon forms which will be supplied on application at the Batticaloa Kachcheri, and no tender will be accepted unless it is on the recognized

form.

- 5. A deposit of Rs. 50 will be required to be made at any Kachcheri, and receipt produced for the same before any form of tender is issued. Should any person decline to enter into the contract and bond or fail to furnish approved security within ten days of receiving notice in writing from the Government Agent, Eastern Province, or his duly authorized representative that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. The deposit of Rs. 50 will be refunded upon signature of the contract.
- 6. Such tender must be accompanied by a letter signed by two responsible persons whose addresses must be given engaging to become security for the due fulfilment of the contract.

7. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained upon application at the Batticaloa Kachcheri.

8. A copy of each tender should be forwarded by the tenderer to the Honourable the Controller of Revenue by post at the same time the original tender is forwarded to the Government Agent, Eastern Province, Batticaloa.

9. No tender will be considered unless in respect of it all the conditions above laid down have been strictly

fulfiled.

10. No contract shall be entered into with any person whose name is on the list of Crown defaulting contractors, either individually or jointly with any other person, nor shall the contractor employ any person whose name is on the list of Crown defaulting contractors, or any other person to whom the Government Agent, Eastern Province, for reason which appearing to him sufficient, object after giving due notice of his objection in writing.

11. The Government reserves to itself the right without question of rejecting any or all tenders and the right of

accepting any portion of a tender.

S. F. AMERASINGHE, Jr.. for Government Agent.

The Kachcheri, Batticaloa, February 14, 1928.

SALE OF UNSERVICEABLE ARTICLES. &c.

OTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction, on Thursday, March 8, 1928, at 10.30 A.M., at the Police Headquarters, Maradana :-

800 300 | Serge suits Boots, pairs **Overcoats** Khaki tunics 30 50 . . Raincoats 12 Khaki shorts 60

> T. H. Doll, for Inspector-General of Police.

Police Headquarters Colombo, February 27, 1928.

NOTICE is hereby given that the under-mentioned unserviceable articles will be sold by public auction on Saturday, March 10, 1928, at 2 P.M., at the Hambantota Kachcheri :-

8 almirahs 2 doors of an almirah 2 pigeon-holes 1 bookstand l notice-board

2 tables

C. SENARATNE. for Assistant Government Agent.

The Kachcheri, Hambantota, February 15, 1928.

TOTICE is hereby given that an unserviceable bull of Welikada Prison will be sold by public auction at the Welikada Prison premises at 11 A.M. on March 15, 1928.

Welikada Prison, February 20, 1928. C. C. SCHOKMAN, Superintendent.

OTICE is hereby given that the following unservice-able articles will be sold by public auction at the Telegraph Stores at Lotus Pond road. Colombo, on Tuesday, March 6, 1928, at 2 P.M. :--

l indicator household, 3 lines

1 discharger, P'P N. 1

3 dischargers PPN. 2

26 protectors, H.C. and F 2/2. N. 2 1 protector, H.C. and F 2/2. N. 3

48 protectors H.C. and F 2 2, N. 4

9 protectors H.C. and F 2 2, N. 5 1 protector. H.C. and F 2 2 N. 6

13 protectors N.C. 2 2

2 protectors H.C. and F. N. 40 40

l bracket, R.L.

2 brackets, R.L. 2

E. HARRER.

Colombo, February 13, 1928. Chief Engineer Telegraphs.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended February 25, 1928.

Births.—The total births registered in the city of Colombo in the week were 162 (8 Burghers, 96 Sinhalese, 21 Tamils, 25 Moors, 9 Malays, and 3 Others). The birth rate per 1,000 per annum (calculated on the estimated population on January 1, 1928, viz., 263,249) was 32.2, as against 45.5 in the preceding week, 49.9 in the corresponding week of last year, and 32.6 the weekly average for last year.

Deaths.—The total deaths registered were 153 (3 Burghers, 81 Sinhalese, 30 Tamils, 31 Moors, 4 Malays, and 4 Others). The death rate per 1,000 per annum was 30.4, as against 29.6 in the previous week. 29.4 in the corresponding week of last year, and 27.6 the weekly average for last year.

Infantile Deaths .- Of the 153 total deaths, 26 were of infants under one year of age, as against 35 in the preceding week, 24 in the corresponding week of the previous year, and 30 the average for last year.

Stillbirths.—The number of stillbirths registered during the week was 9.

Principal Causes of Death.—1. (a) Nineteen deaths from Pneumonia were registered, 10 in Maradana hospitals (including 6 deaths of non-residents), 2 each in Maradana North and Slave Island, and 1 each in St. Paul.—. Kotahena South, New Bazaar, Kollupitiva, and Wellawatta South, as against 14 in the previous week, and 19 the weekly average for last year.

- (b) Six deaths from Influenza were registered, 3 in St. Paul's, and 1 each in Pottah. San Scha-tian, and Maradana North, as against 11 in the previous week, and 6 the weekly average for last year.
- (c) Two deaths from Bronchitie were registered in San Sebastian, as against 3 in the previous week, and 3 the weekly average for last year.
- Thirteen deaths from Phthisis were registered, 3 in Maradana hospitals (of non-residence), 2 each in Kotahena South, Maradana North, and Kollupitiya, and I each in San Sebastian, Kotahena North, Maradana South, and Slave Island. The number registered during the previous week was also 13 and the weekly average for last year was 11.
- 3. Five deaths from Enteric fever were registered, 3 in Maradana hospitals (including 2 deaths of non-residents), and 1 each in New Bazaar and Maradana North, as against 4 in the previous week, and 2 the weekly average for last year.
- 4. Two deaths from Plague were registered in Pettah, as against 1 in the previous week, and 1 the weekly average for last year.
- 5. Ten deaths were registered from Debility, 9 from Infantile Convulsions. 7 from Dysentery. 3 from Accidents. 4 each from Diarrhoea and Puerperal Septicaemia, 3 each from Enteritie and Worms, 2 from Tetunus, and 59 from Other Causes.
- Sixty-nine cases of Chickenpox, 12 of Enteric fever. 5 of Measles, 3 of Plague, and 1 of Smallpur were reported during the week, as against 58, 4, 7, 3, and 2 respectively, of the preceding week.

State of the Weather.—The mean temperature of air was 78.1°, against 78.4° in the preceding week, and 79.7° in the corresponding week of the previous year. The mean atmospheric pressure was 29.961 in., against 29.944 in. in the preceding week and 29.909 in. in the corresponding week of the previous year. The total rainfall in the week was nil. against 0.02 in. in the preceding week and 0.41 in. in the corresponding week of the previous year.

Registrar-General's Office, Colombo, February 28, 1928.

UNOFFICIAL ANNOUNCEMENTS.

MEMORANDUM OF ASSOCIATION OF THE VAIKUNDAM COMPANY, LIMITED.

THE name of the Company is "THE VAIKUNDAM COMPANY, LIMITED."

- 2. The registered office of the Company is to be established in Colombo.
- 3. The objects for which the Company is to be established are-
 - (1) To purchase or otherwise acquire as on and from the 1st day of January, 1928, Vaikundam estate, situated in Kaliyal Pakuthy, Vilavankod Taluk, in the State of Travancore in India.
 - (2) To purchase, take on lease or in exchange, hire or otherwise acquire, any lands, concessions, estates, plantations, and properties in India, the Island of Ceylon, the Federated Malay States, or elsewhere and any right of way, water rights and other rights, privileges, easements and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.
 - (3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking, lands, and real and personal, immovable and movable, estates or property, and assets of any kind of the Company, or any part thereof.
 - (4) To plant, grow, and produce rubber, tea, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie and other natural products or produce of any kind in India, the Island of Ceylon, the Federated Malay States, or elsewhere.
 - (5) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) rubber, tea, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in tea, rubber, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles, and things of any kind whatsoever, either in a prepared, manufactured or raw state, and either by wholesale or retail.
 - (6) To carry on in India, the Island of Ceylon, the Federated Malay States, or elsewhere all or any of the following businesses, that is to say: planters of rubber, tea, coconuts, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land or by water or by air; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners and wharfingers, proprietors of docks, wharves, jetties, piers, warehouses, boats, vans, aeroplanes, and hydroplanes; and any other business which can or may conveniently be carried on in connection with any of them.
 - (7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase, or otherwise acquire any patents, brevets d'invention, concessions, and the like conferring an exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop, grant licences in respect of, or otherwise turn to account, the property, rights, and information so acquired.
 - (8) To purchase rubber, tea leaf, coconuts, coffee and (or) other raw products or produce for manufacture, manipulation and (or) sale.
 - (9) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, or products, and generally to carry on the business of mining in all its branches.
- (10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, vans, aeroplanes, hydroplanes, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water or by air, of proprietors of docks, wharves, jetties, piers, warehouses and boats, of tug-owners and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.
- -(11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee curing mills, manufactories, refineries, laboratories, buildings, erections, roads, ways, bridges, railways, tramways, electric light and power canals, reservoirs, water works, water-courses, wells, pipe lines, furnaces, gas works, piers, docks, wharves, jetties, and other works, and conveniences, which may be necessary or convenient for the purposes of the Company, or may seem calculated, directly or indirectly, to advance the Company's interest; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
- (12) To act as agents for, and to manage, supervise, or control the business, plantations, estates, property, or operations of any person, company, or undertaking, or any property in which the Company may be interested, and to act as secretaries of other companies, and to lend or advance money to such persons or companies, and on such terms as may from time to time seem expedient, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bills of lading, dock warrants, stocks, shares, bonds, and securities of all kinds and book debts.
- (13) To act as agents for the loan, repayment, transmission, collection, and investment of money, and for the purchase, sale, improvement, development, and management of property, including business concerns and undertakings, either in India, the Island of Ceylon, or elsewhere.
- (14) To transact or carry on all kinds of trust and agency business, and in particular in relation to the investment of money, the sale of property, and the collection and receipt of money.
- (15) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

(16) To establish and support or aid in the establishment and support of associations, institutions, runds, trusts, and conveniences calculated to benefit any of the officials or employees or ex-officials or ex-omployees of the Company or its predecessors in business or the dependents or connections of such persons, and to grant pensions and allowances to such persons or their dependents or connections, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general, or useful object, and to make gifts and bonuses to persons in the employment of the Company.

(17) To enter into any arrangements with any authorities, government, municipal, local or otherwise, that may seem conductive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, rebates, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.

(18) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, corporation, or company carrying on or about to carry on or engage in any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as, directly or indirectly, to benefit this Company; to take or otherwise acquire and hold shares or stock in or socurities of and to subsidize or otherwise assist any such company, and to sell, hold, re-issue with or without guarantee, or otherwise tical with such shares or securities.

(19) To form, constitute, or promote or assist in the formation constitution, or promotion of any other company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company or for any other purpose which may seem, directly or indirectly calculated to benefit this Company. and to guarantee the payment of any debentures or other securities issued by any such company or companies, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares, stock, debentures, debenture stock, or other securities of this or any such company, or in or about the formation or promotion of any such company.

(20) To procure the Company to be registered or established or authorized to do business in India. the Island

of Ceylon, the Federated Malay States, or elsewhere.

(21) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, policies, stocks, shares, debentures or book debts, or without any security at all.

(22) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for the performance or discharge of any obligation or liability of the Company or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debenures, debenture stocks, bonds, or obligations of the Company cither at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(23) Generally to purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property. and any rights, privileges, licences, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with

any of the Company's property or rights for the time being.

(24) To undertake and execute any trusts, and to undertake the office of trustee, and to co-operate with executors and trustees in the financial administration of any estate or trust, and to undertake the office of director, receiver, liquidator, treasurer, or attorney, and to keep for any company, authority, or body any register relating to any stocks, funds, shares, or securities, and to undertake any duties in relation to the registration of transfers, the issue of certificates, or otherwise.

(25) To cause or permit any debentures, debenture stock, bonus, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, s shall be thought fit; also to pay off and re-borrow the moneys secured thereby or any part or parts

thereof.

(26) To sell the undertaking of the Company or any part thereof for such consideration as the Company may hink fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company.

(27) To invest and deal with the moneys of the Company not immediately required upon such securities and

in such manner as may from time to time be determined.

(28) To make, draw, accept, endorse, negotiate, purchase, and execute promissory notes, hills of exchange,

bills of lading, and other negotiable and transferable instruments.

(29) To sell, let, underlet, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, abandon, or otherwise deal with all or any part of the property and rights of the Company whether in consideration of rents, moneys, or securities for money, shares, dehentures, or securities in any other company, or for any other consideration.

(30) To pay for any lands, and real or personal, immovable or movable estate, property or assets of any kind equired or to be acquired by the Company, or for any services rendered or to be rendered to the Company; and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up) or in debentures, debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise, howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.

(31) To accept as consideration for the sale or disposal of any lands, and real or personal, immovable or movable,

estate, property, or assets of the Company, or in discharge of any other consideration to be received by

the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures or debenture stock, or obligations of any Company or person, or partly one and partly any other.

(32) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.

(33) To do all or any of the above things in any parts of the world, and either as principals. agents, trustees, or otherwise, and by trustees, sub-contractors, agents, or otherwise, and either alone or in conjunction

(34) To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so necessary, incidental, conducive, convenient or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons, and a corporation, and that the word "company" except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated, or not incorporated, and whether domiciled or incorporated in the Island of Coylon or elsewhere, and that the "objects" specified in each paragraph of this clause shall, except where otherwise expressed in such paragraph, be independent main objects, and shall be in nowise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company.

The liability of the Shareholders is limited.

The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into 100,000 shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital, to consolidate or subdivide the shares into shares of larger or smaller amounts, and to issue all or any part of the original or any increased capital with any special or preferential rights or priviless or subject to any special terms and conditions, and either with or without any special designation, and also from time to time to alter, modify, commute, abrogate, or deal with any rights, privileges, terms, conditions, or designations for the time being attached to any class of shares in accordance with the regulations for the time being of the Company.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital

of the Company set opposite our respective names :-

Names and Addresses of Subscribers.					Number of Shares taken by each Subscriber.		
H. G. P. MADDOCKS, Colom	bo		• •		One		
J. W. THOMPSON, Colombo			• •		One		
J. A. CLUBB, Colombo	• •	• •	• •		One		
A. D. GREGORY, Colombo		• •	•		One		
E. J. Morr, Colombo	• •	• •	••	• •	One		
LESLIE W. F. DE SARAM, CO	olombo	••	• •		One		
J. A. MARTENSZ, Colombo	• •	••	• •		One		
,		Total num	ber of shares taken		Seven		

Witness to the above signatures, at Colombo, this 7th day of February, 1928:

STANLEY F. DE SARAM, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE VAIKUNDAM COMPANY, LIMITED.

IT is agreed as follows :---

1. (a) Table C not to apply; Company to be governed by these Articles.—The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

(b) The sub-headings in these Articles shall not be deemed to be part of or affect the construction of these presents. 2. Power to alter the Regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

3. None of the funds of the Company shall be employed in the purchase of or be lent on the security of shares of the Company.

INTERPRETATION.

4. Interpretation Clause.—In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context:—

Company .-- The word "Company" means "The Vaikundam Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies Ordinances, 1861 to 1919,"

and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special Resolution.—" Special Resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary Resolution.—" Extraordinary Resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution, has been duly given.

These Presents. "These Presents" means and includes the Memorandum of Association and the Articles of

Association of the Company from time to time in force.

Capital.—"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the

-"Shares" means the shares from time to time into which the capital of the Company may be divided. Shareholder.-" Shareholder" means a Shareholder of the Company.

Presence or Present.—With regard to a Shareholder "presence of present" at a meeting means presence or present personally or by proxy or by attorney duly authorized.

Directors.—"Directors "means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

Board.--"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Dividend.—"Dividend" includes bonus.

Persons. "Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registrarion, as well as individuals.

-"Office" means the registered office for the time being of the Company.

Seal.—" Seal" means the common seal for the time being of the Company.

Month.—"Month" means a calendar month.

In Writing and Writen.—"In writing" and "written" include printing, lithography, and other modes of representing or reproducing words in a visible form.

Singular and Plural Number.—Words importing the singular number only include the plural, and vice versa.

Masculine and Feminine Gender .- Words importing the masculine gender only include the feminine, and vice versa.

Subject to the preceding Article any words defined in the Ordinance shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

BUSINESS.

Commencement of Business.—The Company may proceed to carry out the objects for which it is established. or any one or more of them, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and not with standing that the whole of the shares shall not have been subscribed, applied for, or allotted, they shall do so as soon as in the judgment of the Directors, a sufficient number of shares shall

have been subscribed or applied for.

Acquisition of Vaikundam Estate.—The basis on which this Company is established is that the Company shall purchase or otherwise acquire the estate called and known as Vaikundam, situate in Kaliyal Pakuthy, Vilavankod Taluk, in the State of Travancare in India, as on and from the 1st day of January, 1928, and accordingly no objection shall be made by this Company, or by any Shareholder, creditor or liquidator thereof, to the said purchase or acquisition upon the ground that the vendors, promoters, or other persons interested, or any of them stand in a fiduciary position towards this Company, or that there is in the circumstances no independent Board of this Company, and any Director of this Company who is interested therein shall be entitled to retain and dispose of for his own use all benefits (if any) accruing to him, directly or indirectly, under or by virtue of the said purchase or acquisition, and the said purchase or acquisition shall not be liable to be set aside on any such grounds as aforesaid or upon any ground in anywise connected therewith, and

every Shareholder of the Company present and future shall be deemed to join the Company on the basis aforcaid.

8. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these

presents.

CAPITAL.

9. Nominal Capital.—The nominal capital of the Company is One million Rupees (Rs. 1,000,000), divided into 100,000 shares of Ten Rupees (Rs. 10) each.

SHARES.

10. Issue and Allotment.—The shares, except where otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper; provided that such unissued shares shall be first offered by the Directors to the registered Shareholders for the time being of the Company, in accordance with their rights and subject, in the case of preference shares or shares of any particular class, to any limitations as to participating in any issue of shares which may attach to such preference shares or shares of such particular class as nearly as possible in proportion to the shares already held by them, and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company; provided also that the Directors may at their discretion allot any unissued shares in payment for any estates or lands or other property purchased or acquired by the Company or for services rendered or to be rendered to the Company, without first offering such shares to the registered Shareholders for the time being of the Company, and may make arrangements on an issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

Commission and Brokerage for placing Shares, &c .- The Directors may at any time pay a commission to any person for subscribing or agreeing to subscribe (whether absolutely or conditionally) for any shares, debentures, or debenture stock of the Company, or procuring or agreeing to procure subscriptions (whether absolute or conditional) for any shares, debentures, or debenture stock of the Company. Such commission may, if thought fit, be paid in fully paid shares, debentures, or debenture stock of the Company. The Directors may also pay such brokerage as may

be lawful.

Payment of amount of Shares by Instalments.-If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the share.

13. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing

under his hand in such form as the Directors from time to time direct.

Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

15. Shares held by a Firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to appoint proxies, but not more than one partner may vote at a time. 16. Shares held by two or more Persons not in Partnership.—Shares may be registered in the names of two or more

persons not in partnership.

17. One of Joint-Holders other than a Firm may give Receipts; only one of Jint-Holders resident in Ceylon entitled -Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint holders shall be entitled to the right of voting and of appointing proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint holders cannot arrange amongst themselves as to who shall vote or appoint proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares in respect of such joint holding shall vote or appoint proxice and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder in respect of such joint holding then resident in Ceylon shall vote or appoint proxies and exercise all such rights and powers as aforesaid.

Survivor of Joint-Holder, other than a Firm, only recognized. -In case of the death of any one or more of the joint-holders, other than a firm, of any share, the survivor shall be the only person recognized by the Company a- having any title to, or interest in, such share, but nothing herein contained shall release the estate of a deceased joint holder from

any liability in respect of any share jointly held by him.

19. Liability of Joint-Holders.—The jonit-holders of a shall share be severally as well as jointly liable for the payment of all instalments and calls due in respect of such share.

20. Trusts or any interest in Share other than that of Registered Holder or of any Person under Article 40 not The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except an absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under Article 40 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

21. Increase of Capital by Creation of New Shares .- The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution

22. Issue of New Shares.—The new shares shall be issued upon such terms and conditions and with such preferential. deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the special resolution creating the same or in default the Board shall direct; and in particular such shares may be issued with a preferential or qualified right to the dividends and in the distribution of assets of the Company, and with a special or without any right of voting. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

23. How carried into Effect.—Subject to any direction to the contrary that may be given by the special resolution creating the increase of capital, all new shares shall be offered to the Shareholders, in accordance with their rights and subject, in the case of preference shares or shares of any particular class, to any limitations as to participating in any issue of shares which may attach to such preference shares or shares of such particular class as nearly as possible in proportion to the existing shares held by them. Such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may destrmine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them in payment of any estates or lands or other property purchased or acquired by the Company, or for services rendered or to be rendered to the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

24. Same as Original Capital.—Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payments of calls and instalments, transfer, transmission, forfeiture,

lien, surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

25. Reduction of Capital and Subdivision or Consolidation of Shares.—The Company in General Meeting may, by special resolution, reduce the capital in such manner as such special resolutionshall direct, and may, by special resolution, subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

26. Certificates how Issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the distinctive number of the share in respect of which it is issued, and the amount paid thereon, provided that in the case of shares registered in the names of two or more persons other than a firm the Company shall not be bound to issue more than one certificate to all the joint-holders, and delivery of such certificate to any one of them shall be sufficient delivery to all.

27. Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of the

Company.

28. Renewal of Certificate.—If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of Fifty Cents together with the amount of any costs and expenses which the Company has incurred in connection with the matter, shall be payable for such new certificate.

TRANSFER OF SHARES.

29. Transfer of Shares.—Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

30. No Transfer to Minor or Person of Unsound Mind.—No transfer of shares shall be made to a minor or person of

unsound mind.

31. Register of Transfers.—The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

32. Instrument of Transfer.—The instrument of transfer of any share shall be signed both by the transfer and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the register in respect thereof.

33. Board may Decline to Register Transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company has a lien or otherwise; or to any person not approved by them.

34. Not bound to state Reason.—In no case shall a Shareholder or proposed transferee be entitled to require the

Directors to state the reason of their refusal to register, but their declination shall be absolute.

35. Registration of Transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid: and thereupon the Directors, subject to the powers vested in them by Articles 33, 34, and 36, shall register the transferee as a Sharcholder and retain the instrument of transfer.

36. Directors may authorize Registration of Transferees.—The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders, without the necessity of any meeting of the Directors

37. Directors not bound to Inquire as to Validity of Transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but, if at all, upon the transferee only.

38. Transfer Books when to be Closed.—The Transfer Books may be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the First Ordinary General Meeting; also, when a dividend is declared, for the three days next ensuing the meeting; also at such other times as the Directors may decide, not exceeding in the in the whole twenty-one days in any one year.

TRANSMISSION OF SHARES.

39. Title to Shares of Deceased Holder.—Subject and without prejudice to the provisions of Article 18 hereof the executors, or administrators, or the heirs of a deceased Shareholder shall be the only person recognized by the Company,

as having any title to shares of such Shareholder.

40. Registration of Persons entitled to Shares otherwise than by Transfer.—Any curator of any minor Shareholder, any committee of a lunatic Shareholder or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this Article, or of his title, as may from time to time be required by the Directors, and with the consent of the Directors (which they shall not be under any obligation to give) be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2.50; or may subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

Failing such Registration, Shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under Article 40, shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if, in the case of the death of any Shareholder, no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell the same either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in prespect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the

Company is entitled to a lien on the shares so sold shall be paid to the person entitled thereto.

42. Curator of Minor, &c., when not entitled to vote.—The curator of a minor Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator or heir of any deceased Shareholder, shall not be entitled to receive notice of or to attend or vote at meetings of the Company or save as aforesaid, and save as regards the receipt of such dividends as the Board shall not elect to retain, to exercise any of the rights and privileges of a Shareholder, unless and until he shall

have been registered as the holder of the shares.

SURRENDER AND FORFEITURE OF SHARES.

43. The Directors may accept Surrender of Shares.—The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed upon, a surrender of the shares of Shareholders

who may be desirous or retirning from the Company.

44. If Call or Instalment not paid, Notice to be given to Shareholder.—If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

45. Terms of Notice.—The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid; the notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in

respect of which the call was made or instalment is payable will be liable to be forfeited.

46. In Default of Payment, Shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

47. Shareholder still liable to pay Money owing at Time of Forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest and expenses owing upon or in respect of such shares at the time of forfeiture, together with interest thereon at 9 per cent. per annum, from the time of forfeiture until payment and the Directors may enforce the payment thereof if they think fit.

48. Surrendered or Forfeited Shares to be the Property of the Company, and may be sold, &c .- Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise

disposed of upon such terms and in such manner as the Board shall think fit.

49. Effect of Surrender or Forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are expressly saved.

Certificate of Surrender or Forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agents or Secretaries that a share has been duly surrendered or forfeited stating the time when it was surrendered or forfeited shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company; such purchaser thereupon shall be deemed the holder of such share, discharged from all calls due prior to such purchase, and he shall not be bound to see to the application of the purchase money nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

51. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share

within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. per annum

on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 48 hereof, shall be redeemable after sale or disposal.

Company's lien on Shares.—The Company shall have a first and paramount lien upon all the shares registered in the name of each Shareholder (whether solely or jointly with others), and upon the proceeds of sale thereof, for his debts, liabilities, and engagements, solely or jointly with any other person, to or with the Company, whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not, and no equitable interest in any share shall be created except upon the footing and condition that Article 20 hereof is to have full effect, and such lieu shall extend to all dividends from time to time declared in respect of such shares and to all moneys paid in advance of calls thereon Unless otherwise agreed, the registration of a transfer of shares shall operate as a waiver of the Company's lien (if any on such shares.

53. Lien how made Available and Proceeds how Applied.—For the purpose of enforcing such lien the Board may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, and giving notice of intention to sell, in default shall have been served on such Shareholder or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The nett proceeds of any such sale shall be applied in or towards satisfamion of the debts, liabilities, and engagements aforesaid, and the residue (if any) shall be paid to the Shareholder or the person (if any) entitled by transmission to the shares or who would be so entitled but for such sale. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

54. Certificate of Sale.—A certificate in writing under the hands of two of the Directors and of the agents or secretaries that the power of sale given by Article 53 has arisen, and is exercisable by the Company under these presents, shall

bi conclusive evidence of the facts therein stated.

55. Transfer on Sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

PREFERENCE SHARES.

Preference and Deferred Shares.—Any shares trom time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may, from time to time, by special resolution, determine.

67. Modification of Rights and Consent thereto.—If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes-

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares.

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandon-ment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this article shall be binding upon all the holders of shares of the class, provided that this article shall not be read as implying the necessity for such consent as aforesaid in any case in which but for this Article the object of the resolution could have been effected without it.

58. Meeting Affecting a Particular Class of Shares.—Any meeting for the purpose of the last preceding article shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company; provided that no Shareholder, not being a Director, shall be entitled to notice thereof, or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded by the Chairman or in writing by any Shareholder personally present and entitled to vote at the meeting. A Director although not a holder of shares of the class affected may act as proxy at any such meeting.

CALLS.

59. Directors may make Calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares, in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call.

80. Calls, Time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board meeting of the Directors or was signed in terms of Article 130.

61. Extension of Time for Payment of Call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call, or part thereof, on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except as a matter

of grace or favour.

Interest on Unpaid Call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this Article. Any sum whether payable on account of the amount of the share or by way of premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevant provisions of

these presents, shall apply as if such sum, premium, or instalment were a call duly made and notified as hereby provided.

63. Payment in Anticipation of Calls.—The Directors may at their discretion receive from any Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount due upon the shares held by

him beyond the sum actually called up.

Borrowing Powers.

84. Power to Borrow.—The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained, from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, at such rate of interest and on such terms as the Directors think fit, but so that the amount at any one time owing in respect of principal moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of One-hundred thousand Rupees (Rs. 100,000). The Directors shall with the sanction of a General Meeting, be entitled to herrow or raise such further sum or sums, and at such rate of interest as such meeting shall determine. The Directors

may, for the purpose of securing the repayment of any such principal sum or sums of money so borrowed or raised, as aforesaid, and interest, create, and issue any mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future), including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes, or bills of exchange. Provided that before the Directors execute any mortgage, issue any debentures or create any debenture stock they shall obtain the sanction thereto of the Company in General Meeting whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied, or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued. A declaration under the Company's seal contained in or endorsed upon any of the documents mentioned in this Article, and subscribed by two or more of the Directors, or by one Director and the agents or secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

MEETINGS.

- 65. First General Meeting.—The Frst General Meeting of the Company shall be held at such time, not being more more than twelve months after the registration of the Company, and at such place as the Directors may Determine.
- 66. Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed at such time and place as may be determine by the Directors.
- 67. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.
- 68. When Extraordinary General Meeting to be Called.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote, forthwith proceed to convene an Extraordinary General Meeting of the Company and in case of such requisition the following provisions shall have effect:—
 - (1) Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and deposited at the office, and may consist of several documents in like form each signed by one or more of the requisitionists. Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the deposit of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the requisitionists convening the meeting may themselves fix, but any meeting so convened shall not be held after three months from the date of such deposit.
 - (2) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Board shal forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution; and if the Board do not convene the meeting within seven days from the date of the passing of the first resolution, the requisitionists, or a majority of them in value, may themselves convene the meeting.
- 69. Any General Meeting (whether Ordinary or Extraordinary) convened by the Directors unless the time thereof shall have been fixed by the Company in General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is in Article 68 hereof mentioned may be postponed by the Directors by notice in writing, and the meeting shall subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business covered by the original notice.
- 70. Notice of Resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by depositing a copy of the resolution at the office.
- 71. Seven Days' Notice of Meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such notice to any Shareholder shall not invalidate the proceedings at any General Meeting; provided, however, that holders of preference shares or shares of any particular class shall not be entitled to notice of any meeting at which by the conditions or provisions attached to such preference shares or shares of such particular class they shall not be entitled to attend or vote.
- 72. Two Meetings convened by One Notice.—Where it is proposed to pass a special resolution the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.
- 73. Business requiring, and not requiring, Notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Directors and Auditors, to elect I irectors, Auditors and other officers in place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction and declare dividends, and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting, and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been made in the notice upon which the meeting was convened.
- 74. Notice of Other Business to be given.—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice upon which it was convened.
- 75. Quorum to be present.—No business shall be transacted at a General Meeting, unless there shall be present in person at the commencement of the business two or more persons, being Shareholders entitled to vote, or persons being proxies or attorneys of Shareholders entitled to vote.

- 76. If Quorum not present. Meeting to be dissolved or adjourned; adjourned Meeting to transact Business.—If at the expiration of half an hour from the time appointed for the meeting the required number of persons shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and no notice of such adjournment need be given.
- 77. Chairman of Directors or a Director to be a Chairman of General Meeting; in case of their absence or Refusal, a Shareholder may act.—The Chairman (if any) of the 'irectors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary; but if there be no Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, or if he shall refuse to take the chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the I irectors present decline to take the chair, then the Shareholders present shall choose one of their number to be Chairman.
- 78. Business confined to Election of Chairman while Chair Vacant.—No business shall be discussed at any General Meeting except the election of a Chairman whilst the Chair is vacant.
- 79. Chairman with Consent may Adjourn Meeting.—The Chairman with the consent of the Meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice shall be given.
- 80. Minutes of General Meeting.—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same Meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

- 81. Votes.—At any meeting every resolution shall in the first instance be decided by a show of hands. In case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the votes to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by the Chairman or in writing by some Shareholder present at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.
- 82. Poll.—If a poll be duly demanded, the same shall be taken in such manner, and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded. The demand for a poll may be withdrawn.
- 83. Poll how taken.—If at any meeting a poll be demanded by the Chairman or by a notice in writing signed by some Shareholder present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may been titled as hereinafter provided, and in case at any such poll there shall be n equality of votes, the Chairman of the meeting at which such poll shall have been taken shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.
- 84. No Poll on Election of Chairman or on Question of Adjournment.—No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.
- 85. Voting in Person or by Proxy or Attorney.—Votes may be given either personally, or by proxy or by attorney duly authorized.
- 86. Number of Votes to which Shareholder Entitled.—On a show of hands every Shareholder present in person or by attorney duly authorized shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for every share held by him.
- 87. Non-Shareholder not to be appointed Proxy; but Attorney though not Shareholder may Vote.—No person shall be appointed a proxy who is not a Shareholder of the Company, but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company, or of any class of Shareholders of the Company.
- 88. No Shareholder in A rear to exercise Rights and no Shareholder in Arrear or not Registered at least Three Months previous to the Meeting to Vote.—No person shall exercise any rights of Shareholder until his name shall have been entered in the Register of Shareholders and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him and no Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the curator of a minor Shareholder, the committee of a lunatic Shareholder or the person becoming entitled to share in consequence of the death, bankruptoy, or liquidation of any Shareholder, or the marriage of any female Shareholder shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak, duly registered as the holder of the share in respect of which he claims to vote or speak.
- 89. Instrument of Proxy to be in Writing.—Every instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorized in writing or if such appointer is a corporation, under the common seal, or under the hands of some attorney of such corporation duly authorized in writing in that behalf.
- 90. When Instrument of Proxy to be Deposited.—The instrument appointing a proxy, with the letter or power of attorney (if any) under which it is signed, shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such instrument proposes to vote; otherwise the person so named shall not be entitled to vote in respect thereof. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.
- 91. When Power of Attorney to be Deposited.—The power of attorney under which a person proposes to vote shall be deposited at the office for registration in the books of the Company at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting as the case may be at which the person named in such power of attorney proposes to vote, otherwise the person so named shall not be entitled to vote in respect thereof.

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92. Form of Instrument of Proxy.—Every instrument of proxy, whether for a specified meeting or otherwise, shall, as nearly as circumstances will admit, be in the form of or to the effect following:

The Vaikundam Company, Limited.

I,, of, being a Shareholder of the Vaikundam Company, Limited, hereby appoint
of, of, or failing him, of, or failing him, of, as my
proxy to vote for me and on my behalf, and if necessary to demand a poll at the (Ordinary or Extraordinary
as the case may be), General Meeting of the Company, to be held on the day of, and
at any adjournment thereof.
As witness my hand, this day of, One thousand Nine hundred and

- 93. Objection to Validity of Vote to be made at the Meeting or Poll.—No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote shall be tendered and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.
- 94. No Shareholder to be prevented from Voting by being Personally interested in Result.—No Shareholder shall be prevented from voting by reason of his being personally interested in the result of the voting.

DIRECTORS.

- 95. Number of Directors.—The number of Directors shall never be less than three nor more than six. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting (which shall not be adjourned for the purpose of enabling a quorum to be present) the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another and if necessary enabling him to be placed on the Register of Shareholders.
- 96. Qualification of Directors.—The qualification of a Director shall be the holding in his own right alone, and not jointly with any other person of shares of the Company, of any class whether fully paid or partly paid, of the total nominal value of at least One thousand Rupees (Rs. 1,000) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. A Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment or election.
- 97. Remuneration of Directors.—As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Two thousand Rupees (Rs. 2,000) annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company. The Directors shall also be entitled to be repaid all travelling and hotel expenses properly incurred by them in or with a view to the performance of their duties.
- 98. Appointment of First Directors and Duration of Their Office.—The first Directors shall be Thomas Patrick Madden Alexander of Shaliacary, Punalur, Travancore; William Coombe of Colombo: Herbert William Roy Bertrand of Govinna state, Govinna; and Herbert George Parton Maddocks of Colombo, who shall hold office till the First Ordinary General Meeting of the Company, when they shall all retire, but shall be eligible for re-election.
- 99. Directors may appoint Managing Director or Directors; His or Their Remaneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendents or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.
- 100. Appointment of Successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed by the Board or at a subsequent Ordinary General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, deposited at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.
- 101. Board may fill up Vacancies.—The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.
- 102. Duration of Office of Director appointed to Vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.
- 103. To Retire Annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in Article 104.
- 104. Retiring Directors how determined.—The Directors to retire from office at the Second, Third, and Fourth Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.
 - 165. Retiring Directors eligible for Re-election.—Retiring Directors shall be eligible for re-election.
- 106. Decision of Question as to Retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.
- 107. Number of Directors how Increased or Reduced.—The Company in General Meeting may from time to time increase or reduce the number of Directors, and may also determine in what rotation such increased or reduced number shall go out of office.

- 108. If Election not made, Retiring Director to continue until next Meeting.—If at any Meeting at which an election of a Director quight to take place the place of the retiring Director is not filled up, the retiring Director may continue in office until the next Ordinary General Meeting, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 109. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by depositing the same at the office or by tendering his written resignation at a meeting of the Directors.
- 110. Directors may Contract with the Company.—A Director or intending Director shall not be disqualified by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker, or otherwise, and no such contract or arrangement nor any contract or arrangement entered into by or on behalf of the Company with any person, firm, or company of or in which any Director shall be in any way interested shall be avoided, nor shall any Director so contracting or being so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director, or of the fiduciary relation thereby established. Any Director so contracting, or being so interested as aforesaid, shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exsits. or in any other case at the First Board Meeting after the acquisition of his interest, and a Director shall not as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted, but this prohibition shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity or of security for advances or to a settlement or set-off of cross-claims, and it may at any time or times be suspended or relaxed, either prospectively or retrospectively, by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company, shall be sufficient disclosure under this Article, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or company as aforesaid.
 - 111. When office of Director to be vacated.—The office of Director shall ipso facto be vacated.—

(a) If he resign his office.

(b) If he become bankrupt or insolvent, or suspends payment or file a petition for the liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he become incapable of acting.

(d) If he cease to hold the required number of shares to qualify him for the office, or do not acquire the same within two months of his appointment or election.

Provided that until an entry of his office having been so vacated be made in the minutes of the Board, his acts as a Director shall be as effectual as if his office were not vacated.

A Director may hold any other office or position under the Company in conjunction with his Directorship (other than that of Auditor) and on such terms with respect to remuneration and otherwise as the Directors shall determine, and a Director may by himself or his firm act in any professional capacity (other than that of Auditor) for the Company, and shall be entitled to remuneration accordingly as if he were not a Director.

112. How Directors removed and Successors appointed.—The Company may, by an extraordinary resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

INDEMNITY.

- 113. The Directors, Managing Director, managers, agents, auditors, secretaries, and other officers or servants for the time being of the Company and the trustees (if any) for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, and expenses which they or any of their, their or any of their heirs, executors, or administrators, shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respective offices or trusts, except such (if any) as they shall incur or sustain by or through their own wilful act, neglect, or default respectively, and none of them shall be answerable for the acts, receipts, neglects, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or deposited for safe custody, or for any bankers, brokers, or other persons into whose hands any property or money of the Company may come, or for any defect of title of the Company to any property purchased, or for insufficiency or deficiency of or defect of title of the Company to any security upon which any moneys of or belonging to the Company shall be placed out or invested, or for any loss, misfortune, or damage resulting from any such cause as aforesaid, or which may happen in the execution of their respective offices or trusts, or in relation thereto, except the same shall happen by or through their own willful neglect or default respectively.
- 114. No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

POWERS OF DIRECTORS.

- 115. To acquire Vaikundam Estate.—The Directors shall have power to purchase or otherwise acquire as on and from the 1st day of January, 1928, the said Vaikundam estate, situated in Kaliyal Pakuthy, Vilavankod Taluk, in the State of Travancore in India.
- 116. To manage Business of Company and pay Preliminary Expenses, &c.—The business of the Company shall be managed by the Directors, either by themselves or through a Managing Director or with the assistance of an agent or agents, and secretary or secretaries, of the Company to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the shares of the Company, and in and about the valuation, purchase, or acquisition of the said Vaikundam estate and the purchase, lease, or acquisition of any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof, and in or about the working and business of the Company.
- 117. To acquire property, to appoint Officers, and pay Expenses.—The Directors shall have power to purchase, take on lease, or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title

and generally on such terms and conditions as they may think fit; and to make and they may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants for such period or periods and with such remuneration and at such salaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, buyers, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reason as they may think proper and advisable and without assigning any cause.

- 118. To appoint Proctors and Attorneys.—The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms, as they may consider proper, and from time to time to revoke such appointment.
- 119. To open Banking Accounts and operate thereon, &c.—The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signature as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes. bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors and other documents on behalf of and to further the interests of the Company.
- 120. To sell and dispose of Company's Property, &c.—It shall be lawful for the Directors, if authorised so to do by an extraordinary resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, lands, and effects of the Company or any part or parts, share or shares thereof respectively, or the assignment of the whole or any part of parts of its leasehold interests in any estate or land, or the sub-lease of the whole or any part or parts thereof to any company or person, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.
- 121. General Powers.—The Directors shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by the Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizens, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations and provisions (if any) as may, from time to time, be prescribed by the Company in General Meeting; but no regulation made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been made. The generalty of the powers conferred by any article in these presents on the Directors shall not be taken to be limited by any article conferring any special or expressed power.
- 122. Special Powers.—In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding article, and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following (that is to say):—
 - (1) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by or against the Company, or its officers or otherwise toncerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claims and demands by or against the Company.
 - (2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
 - (3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.
 - (4) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee liquidator, inspector, or any similar office.
 - (5) To invest any of the moneys of the Company upon such securities and in such manner as they may think fit, subject to the provisions of Article 3 hereof, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or realize such investment.
 - (6) From time to time to provide for the management of the affair of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad and to appoint any persons to be members of such local board or any managers or agents and to fix their remuneration.
 - (7) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or company and to annual or vary any such delegation. They shall not however be entitled to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated and compliance therewith shall be a condition precedent to the exercise of these powers.

PROCEEDINGS OF DIRECTORS.

- 123. Meeting of Directors.—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business; until otherwise determined, two Directors shall be a quorum.
- 124. A Director may summon Meetings of Directors.—A Director may at any time and the secretary shall at the request of a Director summon a meeting of Directors.

- 125. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall shoose one of their number to be Chairman of such meeting.
- 126. Questions at Meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 127. Board may appoint Committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 128. Acts of Board or Committee valid notwithstanding Informal Appointment.—The acts of the Board or of any committee appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed and as if every person had been duly appointed provided the same be done before the discovery of the defect.
- 129. Regulation of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respettively, or any regulation imposed by the Board.
- 130. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed in approval thereof by all the Directors for the time being resident in Ceylon (provided such Directors shall not be less than two in number) shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.
- 131. Minutes of Proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:—
 - (a) Of all appointments of officers and committees made by the Directors.
 - (b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.
 - (c) Of the resolutions and proceedings of all General Meetings.
 - (d) Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board.
 - (e) Of all orders made by the Directors.
 - (f) Of the use of the Company's seal.
- 132. Signature of Minutes of proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima face evidence of the actual and regular passing of the resolutions, and the actual and the regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL.

133. The use of the Seal.—The seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument except in the presence of two or more of the Directors, or of one Director, and the Agents and Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing the firm name or the firm name per procurationem or signing for and on behalf of the said firm as such agents and secretaries, and in the event of a company whether domiciled or incorporated in the Island of Ceylon or elsewhere being the agents and secretaries, being signified by a Director or the Secretary or the duly authorized attorney of such company signing for and on bahelf of such company as agents and secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the agents and secretaries. Any instrument sealed with the seal of the Company and signed by two or more Directors or by one Director and the Agents and Secretaries of the Company shall be presumed to be duly executed.

ACCOUNTS.

- 134. What Accounts to be kept.—The Agents or Secretaries for the time being or, if there be no Agents or Secretaries, the Directors, shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipt and expendirute take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such a manner at the office as the Directors think fit.
- 135. Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent and at what times and places, and under what conditions or regulations the accounts and books of the Company or any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

- 136. Profit and Loss Account and Balance Sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company for the period since the preceding account and balance sheet or in the case of the first account and balance sheet since the incorporation of the Company made up to a date not more than six months before such meeting.
- 137. Report to accompany Statement.—Every such account and balance sheet shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend to the Shareholders and the account, balance sheet, and report shall be signed by the Directors.
- 138. Copy of Balance Sheet to be sent to Shareholders.—A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.

DIVIDENDS, BONUS, AND RESERVE FUND.

- 139. Where any asset is bought by the Company as from a past date (whether such date be before or after the incorporation of the Company) upon the terms that the Company shall as from that date take the profits and bear the losses thereof, such profits or losses, as the case may be, shall, at the discretion of the Directors, be credited or debited wholly or in part to revenue account, and in that case the amount so credited or debited shall for the purpose of as certaining the fund available for dividend be treated as a profit or loss arising from the business of the Company.
- 140. Division of Profits.—Subject to the rights of holders of shares issued upon special conditions and to any arrangement that may be made by the Company to the contrary and subject as to shares not fully paid up to any special arrangement made as regards money paid in advance of calls and subject to the provisions of these presents as to reserve fund the profits of the Company shall be divisible among the Shareholders in proportion to the capital paid or credited as paid on the shares held by them respectively.
- 141. Declaration of Dividends.—The Company in General Meeting may declare a dividend to be paid to the Shareholders according to their rights and interests in the profits and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall subject to any arrangement made by the Directors to the contrary only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the didivends for such financial year calculated on the proportionate part of the year from the date on which such shares were allotted treating such dividends as earned rateably over the whole year. No dividend shall be payable out of the capital of the Company and the declaration of the Board as to the amount available for dividend shall be conclusive. No dividend shall exceed the amount recommended from time to time by the Board but the Company in General Meeting may declare a smaller dividend.
- 142. Payment of Dividend in Specie, &c.—Any General Meeting may direct payment of any dividence declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in any one or more of such ways and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed, in order to adjust the rights of all parties and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Board.
- 143. Interim Dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current year.
- 144. Reserve Fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company, such sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit (subject to the provisions of Article 3 hereof) or place the same on fixed deposit in any bank or banks, and may from time to time deal with, vary, or realize such securities and dispose of all or any part thereof for the benefit of the Company. The Directors may divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company, and that without being bound to keep the same separate from the other assets, and the Directors amy also carry forward any profits which they may deem it not prudent to divide.
- 145. Application thereof.—The Directors may from time to time apply such portions as they think in of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares or for equalizing dividends, or for working the business of the Company or for repairing or maintaining or extending the buildings and premises or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.
- 146. Capitalization of Reserve.—The Company in General Meeting may at any time and from time to time pass a resolution that any sum not required for the payment or provision of any fixed preferential dividend and (a) for the time being standing to the credit of any reserve fund or reserve account of the Company including premiums received on the issue of any shares or debentures of the Company or any sum arising from any operation creating an excess of assets on capital account or (b) being undivided nett profits in the hands of the Company, be capitalized, and that such sum be set free for distribution and be appropriated as capital to and amongst the Sharcholders in the shares and proportions in which they would have been entitled thereto if the same had been distributed by way of dividend on the shares and in such manner as the resolution may direct and such resolution shall be effective provided that such powers shall not be exercised unless recommended by the Board, and the Directors shall in accordance with such resolution, apply such sum in paying up in full (or, with the consent of the Shareholders, in part) any unissued shares or debentures or other obligations of the Company on behalf of the Shareholders aforesiad, and appropriate such shares or debentures or other obligations and distribute the same credited as fully paid up (or, as the case may be, partly paid up) amongst the Shareholders in the proportions aforesiad in satisfaction of their shares and interests in the said capitalized sum, or shall apply such sum or any part thereof on behalf of the Shareholders in paying up the whole or part of any uncalled balance which shall for the time being be unpaid in respect of any issued shares held by such Shareholders or otherwise deal with such sum as directed by such resolution. Where any difficulty arises in respect of any such distribution the Directors may settle the same as they think expedient, and in particular they may issue fractional certificates, fix the value for distribution of any shares

- 147. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend shall ever bear interest against the Company.
- 148. No Shareholder to receive Dividend while Debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsever.
- 149. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable.
- 150. Dividends may be paid by Cheque or Warrant and sent through the Post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.
- 151. Notice of Dividend; Forfeiture of unclaimed Dividend.—Notice of all dividends to become payable shall be given to each Shareholder entitled thereto; and all dividends unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund. For the purposes of this article any cheques or warrants which may be issued for dividends and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.
- 152. Shares held by a Firm.—Every dividend payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.
- 153. Joint-holders other than a Firm.—Every dividend, payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT.

- 154. Accounts to be Audited.—The accounts of the Company shall from time to time be examined, and the correctness of the profit and loss account and balance sheet a certained by one or more auditor or auditors.
- 155. Qualification of Auditors.—No person shall be eligible as an auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but an auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. It shall not be a necessary qualification for an auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an auditor.
- 156. Appointment and Retirement of Auditors.—The Directors shall appoint the first auditor or auditors of the Company and fix his or their remuneration; all future auditors, except as is hereinafter mentioned, shall be appointed at the Ordinary General Meeting of the Company in each year by the Sharoholders present thereat, and shall hold their office only until the next Ordinary General Meeting after their respective appointment, or until otherwise ordered by a General Meeting.
 - 157. Retiring Auditors eligible for Re-election.—Retiring Auditors shall be eligible for re-election.
- 158. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.
- 159. Casual Vacancy in Number of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.
- 160. Duty of Auditor.—Every Auditor shall be supplied with a copy of the profit and loss account and balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting generaly or specially as he may think fit.
- 161. Company's Accounts to be opened to Auditors for Audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

NOTICES.

- 162. Notices how Authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agents or Secretaires, or other persons appointed by the Board to do so.
- 163. Shareholders to register Address.—Every Shareholder shall furnish the Company with an address in Ceylon which shall be deemed to be his place of abode, and shall be registered as such in the books of the Company.
- 164. Service of Notices.—A notice may be served by the Company upon any Shareholder either personally or by sending it through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agents or Secretaries of the Company, their own or some other address in Ceylon.
- 165. Notice to Joint-holders of Shares other than a Firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.
- 166. Date and Proof of Service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post box or posted at a post office and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof and no further evidence shall be necessary.
- 167. Non-resident Shareholders must register Addresses in Ceylon.—Every Shareholder resident out of Ceylon shall name and register in the books of the Company an add ess within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address; he shall not be entitled to any notice.
 - 168. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARBITRATION.

169. Directors may refer Disputes to Arbitration.—Whenever any question or other matter whatsoever arise dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration pursuant to and so as with regard to the mode and consequence of the reference and in all other respects to conform the provisions in that behalf contained in the Civil Procedure Code, 1889, and/or "The Arbitration Ordinance, 1866, or any then subsisting statutory modification thereof.

EVIDENCE.

Evidence in Action by Company against Shareholders.—On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is, or was, when the claim arose, on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive. evidence of the debt.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

- Purchase of Company's Property by Shareholders .-- Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.
- 172. Distribution.—If the Company shall be wound up and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holder of the preference shares (if any), the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges and conditions attached thersto and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up or such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the Ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.
- oxpressly entitle such shares to participate in such surplus assets.

 173. Paymen's in Space, and vesting in Trustees, Right of Contributory to Dissent, &c.—If the Company shall be wound up, the liquidator, whether voluntary or official, may with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the Shareholders of the Company, and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquaidator shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing Company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed pursuant to section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in sub-section (6) of the said section provided the provisions and Scottish Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Acid and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present articles.

 In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at Colombo, this 7th day of February, 1928.

H. G. P. Maddocks.

J. W. THOMPSON.

J. A. Clubb.

A. D. GREGORY.

E. J. MOTT.

Leslie W. F. de Saram.

J. A. Martensz.

Witness to the above signatures:

STANLEY F. DE SARAN. Proctor, Supreme Court, Calemba.

[Third Publication.]

MONANDUM OF ASSOCIATION OF THE KOTELAWALA ESTATE COMPANY, LIMITED.

THE name of the Company is "THE KOTELAWALA ESTATE COMPANY, LIMITED."

- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-
 - (a) To purchase from the proprietors thereof Upper Homadola e tate, situate in the Galle District of Ceylon.

(b) To carry on in Ceylon or elsewhere the business of growers and manufacturers of and dealers in tea, rubber,

and other Ceylon produce.

(c) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties, and rights, machinery, implements, tools, live and dead stock, stores, effects and other property, real or personal, movable or immovable, of any kind, and any contracts, rights, easements, patents, licences, or privileges, in Ceylon or elsewhere (including the benefit of any trade mark or trade secret) which may be thought necessary or convenient for the purpose of the Company's business, and to erect, construct, maintain, or alter any buildings, machinery; plant, roads, ways, or other works or methods of communication.

(d) To appoint, engage, employ, maintain, provide for, and dismiss attorneys, agents, superintendents, managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the

widow or children of any such.

(e) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof as a tea and rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce tea, rubber, coconuts, coffee, einchona, cacao, cardamoms, rhea, ramie plants, trees, and other natural products in Ceylon or elsewhere.

(f) To build, make, construct, equip, maintain, improve, alter, and work tea and rubber factories, cacao, coconut, and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or

other works conducive to any of the Company's objects, or to contribute to or subsidite such.

(g) To enter into any arrangement or agreement with Government or any authorities, and obtain rights,

concessions, and privileges.

(h) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise, and to lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (h), or for the manufacture and preparation for market of tea, rubber, or any other produce

in such or any other factory.

(j) To prepare, cure, manufacture, treat, and prepare for market tea, rubber, cacao, coconuts, plumbago, minerals, and (or) other crops or produce, and to sell, ship, and dispose of such tea, rubber, cacao, coconuts, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

(k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, cacao, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and

other products, wares, merchandise, articles, and things of any kind whatever.

(1) To work mines or quarries and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of tea, rubber, cacao, chocolate, coconuts, and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.

(m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and

dairy produce, wholesale and retail.

(n) To establish and maintain in Ceylon, the United Kingdom, or elsewhere stores, shops, and places for the sale of tea, rubber, coconuts, cacao, chocolate, coffee, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants. exporters, importers, traders, engineers, or any other trade, business, or undertaking whatsoever.

(o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment. loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.

(p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade

in, dispose of, or deal with the same or any part thereof.

(q) To borrow or receive on loan money for the purpose of the Company upon the security of cash credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock, or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) To cause or permit any debenture stock, bonds, debentures, mortgages, incumbrances, liens, or

securities of or belonging to or made or issued by the Company or affecting its property or rights, or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby or any part or parts

thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and

other transferable or negotiable instruments for the purposes of the Company.

(t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in parts similar to the Company.

(v) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which the Company is authorized to carry on or possessed of property suitable for the purposes of this Company.

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for shares, stocks, debentures,

or securities of any other company.

(x) To procure the Company to be registered or incorporated in Ceylon, and, if and when necessary or thought advisable, elsewhere.

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading,

warrants, stocks, shares, debentures, and book debts, or without any security at all.

(z) To invest and deal with the moneys of the Company not immediately required upon such securities and

in such manner as may from time to time be determined.

(z 1) To promote and establish any other company whatsoever and to subscribe to and hold the shares or stock

of any other company or any part thereof.

(z 2) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partly paid up for such purpose.

(23) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, and assets of the Company, of any kind sold or otherwise disposed of by the Company, or in discharge of any other consideration to be received by the Company in money or in shares, the shares (whether wholly or partially paid up) of any company, or the mortgages, debentures,

or obligations of any company or person or partly one and partly the other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made,

except with the sanction for the time being required by law.

(z 5) To do all such other things as shall be incidental, or conducive, to the attainment of the objects above-mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

4. The liability of the Shareholders is limited.

5. The basis on which this Company is being established is that the Company shall acquire the said Upper Homadola estate from Alice Elizabeth Kotelawala, John Lionel Kotelawala, Alice Freda Corea (nee Kotelawala), and Justin Kotelawala, and that the said Alice Elizabeth Kotelawala and John Lionel Kotelawala, two of the vendors are to be Directors of the Company as from its commencement. It shall accordingly be no objection that the vendors are in a fiduciary position to the Company, or that there is no independent Board of Directors, or that the vendors or any of them are themselves Directors. No claim whatsoever shall be made against any person whomsoever at any time on any such ground as is set forth above nor on any other ground whatsoever in reference or in relation to, or in respect of or arising out of the constitution of the Board of Directors, as indicated above, or the appointment of any such person as a Director of the Company. Every member of the Company, present and future, is deemed to join the Company on this basis.

of the Company. Every member of the Company, present and future, is deemed to join the Company on this basis.

6. The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000) divided into Fifty thousand shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being, or otherwise.

We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a Company, in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:

Names and	. 1	Number of Shares taken by each Subscriber.			
ALICE ELIZABETH KOTELAWAL	A, Colombo	• •	• •		One
J. L. Kotelawala, Colombo	••		• •		One
FREDA COREA, Colombo	• •	••	• •		\mathbf{One}
C. V. S. COREA, Colombo	• •	• •			One
JUSTIN KOTELAWALA, by his a	ttorney J. L.	KOTELAW	ALA, Colombo		One
H. Rodrigo, Colombo	• •		••		One
P. A. Gomes, Colombo	• •	••	••		\mathbf{One}
			Total Shares tak	en	Seven

Witness to the above signatures, at Colombo, this Twenty-fifth day of January, 1928:

ARTICLES, OF ASSOCIATION OF THE KOTELAWALA ESTATE COMPANY, LIMITED.

THE regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1867," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the

regulations of the Company, whether contained and comprised in these Articles or not.

INTERPRETATION CLAUSE.

In the interpretation of these presents the following words and expressions shall have the following meanings, mless such meanings be inconsistent with, or repugnant to, the subject or context, viz.:—

The word "Company" means "The Kotelawala Estate Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes the "Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents" means and includes the Memorandum of Association and the Articles of Association of the

Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

"Shares" means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means any person whose name is entered in the Register of Shareholders as owner or joint owner of any share in the Company.
"Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

"Directors" means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board

meeting acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons" means partnerships, associations, corporations, companies, unincorporated or incorporated by Ordinance and registration, as well as individuals.

"Office" means the registered office for the time being of the Company.

"Seal" means the common seal for the time of the Company.

"Month" means a calendar month.

"Writing" means printed matter or print as well as writing.

Words importing the singular number include the plural, and vice versa. Words importing the masculine gender include the feminine, and vice versa. "Holder" means a Shareholder.

"Extraordinary resolution "means a resolution passed by three-fourths in value of such Shareholders of the Company for the time being entitled to vote as may be present in person or by proxy or attorney (in cases where by these Articles proxies or powers of attorney are allowed) at any meeting of which notice specifying the intention to propose such resolution has been duly given.

BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted, as soon as, in the judgment of the Directors, a

sufficient number of shares shall have been subscribed or applied for. The business of the Company shall be carried on by, or under the management or direction of, the Directors and subject only to the control of General Meetings, in accordance with these presents. The basis on which this Company is being established is that the Company shall acquire the said Upper Homadola estate from Alice Elizabeth Kotelawala, John Lionel Kotelawala, Alice Freda Corea (nee Kotelawala), and Justin Kotelawala, and that the said Alice Elizabeth Kotelawala and John Lionel Kotelawala, two of the vendors are to be Directors of the Company as from its commencement. It shall accordingly be no objection that the vendors are in a fiduciary position to the Company, or that there is no independent Board of Directors, or that the vendors or any of them are themselves Directors. No claim whatsoever shall be made against any person whomsoever at any time on any such ground as is set forth above nor on any other ground whatsoever in reference or in relation to, or in respect of, or arising out of the constitution of the Board of Directors as indicated above or the appointment of any such person as a Director of the Company. Every member of the Company present and future, is deemed to join the Company on this basis.

CAPITAL.

The nominal capital of the Company is Five hundred thousand Rupees (Rs. 500,000), divided into 50,000 shares

of Ten Rupees (Rs. 10) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share, and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.

6. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all

respects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

7. The Directors may also, with the sanction of a special resolution of the Company, reduce the capital or subdivide

or consolidate the shares of the Company.

SHARES.

8. The Company may issue the balance capital whenever the Directors shall think fit, and may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by

instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

10. The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares, except when otherwise provided, shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates of lands, or as remuneration for work done for or services rendered to the Company, and that without offering the shares so allotted to the Shareholder.

11. In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such preferential, deferred, qualified, special, or other rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of the assets of the Company, and with a

special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors, may at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company, in payment of the whole or any part of the purchase price of any such estates or lands, and that withoul offering the shares so allotted to the Shareholders.

12. Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand

in such form as the Company may from time to time direct.

Shares may be registered in the name of a firm or partnership, and any one partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies in respect of shares registered in the name of the firm.

Shares may be registered in the names of two or more persons jointly. 14.

Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in respect of such share; but only one of such joint-shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares, shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

16. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest in, such shares.

17. The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a truct or otherwise in any share, or any other right in respect of any share, except an absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 36 to become a Shareholder in respect of any share.

The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments and

calls due in respect of such share.

Every Shareholder shall be entitled to a certificate or certificates under the common seal of the Company,

specifying the share or shares held by him and the amount paid thereon.

20. If any certificate be worn out or defaced, then, upon production thereof to the Directors they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof may be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

21. The certificate of shares registered in the names of two more persons not a firm shall be delivered to the

person first named on the register.

CALLS.

22. The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that three months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the persons and at the time and place appointed by the Directors.

23. If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest on the same at the rate of nine per centum per annum from the day appointed

for the payment thereof to the time of actual payment.

24. A call shall be deemed to have been made at the time when the resolution of the Directors authorizing such

call was passed.

25. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine.

But no Shareholder shall be entitled to any such extension except as a matter of grace or favour.

The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys uncalled upon their respective shares beyond the sums actually called up; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of the shares in respect of which such advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance, and the Directors may agree upon, not exceeding, however, eight per centum per annum.

TRANSFER OF SHARES.

- 27. Subject to the restrictions contained in these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.
 - 28.
- No transfer of shares shall be made to a minor or person of unsound mind.

 The Company shall keep a book or books, to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

30. The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien, or otherwise; or in the shares not fully paid up, to any person not approved of by them; and in no case shall a Shareholder or proposed transferce be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

31. Every instrument of transfer must be left at the office of the Company to be registered, accompanied by the testificate for the shares to be transferred and by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Two Rupees and Fifty Cents or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer; upon payment thereof the Directors, subject to the powers vested in them by Article 30, shall register the transferee as a Shareholder and retain the instrument

of transfer.

32. The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting of Directors for that purpose.

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33. In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only if at all, upon the transferee.

34. The Register of Transfers may be closed at such times and for such periods as the Directors may from time

to time determine, provided always that it shall not be closed for more than twenty-one days in any year.

TRANSMISSION OF SHARES.

35. The executors, or administrators, or the heirs of a deceased Shareholder (other th n one of several joint Shareholders) shall be the only persons recognized by the Company, as having any title to the shares of such Shareholder.

36. Any guardian of any m nor Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or in any other way than by transfer, shall upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title, as the Directors think sufficient, be forthwith entitled, subject to the provisions from contained, to be registered as a Shareholder in respect of such shares; or may, subject to the regulations as to transfers hereinbefore

contained, transfer the same to some other person.

37. If any person who shall become entitled to be registered in respect of any share under clause 36, shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder, no person shall within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money; and the purchaser shall be entitled to be registered in respect of such shares, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nott proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

SURRENDER AND FORFEITURE OF SHARES.

38. The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company, provided

such acceptance is properly legalized.

39. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice

on such Shareholder requiring him to pay the same together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of cells or instalments, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

40. Any Shareholder whose shares have been so declared forfeited shall not withstanding be liable to pay, and shall forthwith pay to the Company all calls, instalments, premia, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

41. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may

be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

12. The surrender or forfeiture of a share shall involve the extinction of all interests in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share,

except only such of those rights (if any) as by these presents are expressly saved.

43. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be effected by any irregularity in the proceedings in reference to such forfeiture or sale.

44. The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption

and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 41 hereof, shall be redeemable after sale or disposal.

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45. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or in respect of any other debt, liability, or engagement whatsoever, and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not

have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register

any transfer of shares subject to such charge or lien.

Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, sixty days' notice shall be allowed him.

47. The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or

engagements, and the residue (if any) paid to such Shareholders or his representatives.

48. A certificate in writing under the hands of one of the Directors and of the Secretary or Secretaries that the power of sale given by Articles 46 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

49. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such share.

PREFERENCE SHARES.

50. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (with a preference), or at such premium, or with such deferred rights as compared with any shares previously issued or then about to be issued or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

51. If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may by an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolutions could have been effected without it.

Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any member personally present and entitled to vote

at such meeting.

Borrowing Powers.

The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting, exceed Rupees Fifty thousand (Rs. 50,000).

With the sanction of a General Meeting, the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary or Secretarie or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all

questions between the Company and its creditors.

55. For the purpose of securing the repayment of any such money so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets, of the Company both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

56. Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to

redemption, surrender, drawings, allotment of shares, or otherwise.

57. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

GENERAL MEETINGS.

58. The First General Meeting shall be held at such time not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

59. Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

60. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings. The Directors may, whenever they think fit, call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholdersholding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

62. Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the

Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition, the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and such time as the Shareholders convening the meeting may themselves fix.

63. Any Shareholder may, on giving not less than five days' previous notice of any resolution, submit the same

to a meeting.

Such notice shall be given by leaving a copy of the resolution at the registered office of the Company. 64.

65. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the object and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting. Where it is proposed to pass a special resolution the two meetings may be convened by one and the same hotice, and it is to be no objection to such notice that it only convenes the second meeting contingently upon the resolution being passed by the requisite majority at the first meeting.

Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall

have been given in the notice or notices upon which the meeting was convened.

67. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned in the notice or notices upon which it was convened.

68. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or represented at the commencement

of the business two or more Shareholders entitled to vote.

69. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

70. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting, he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Director be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall

choose one of their number to be Chairman.

71. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair

is vacant.

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72. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the

meeting from which the adjournment took place unless due notice thereof shall be given.

73. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

74. At any meeting every resolution shall be decided by a show of hands, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some Shareholder, or in the case of a special resolution by five Shareholders, present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution. The power of demanding a poll conferred by this clause may be exercised by the proxy or attorney of any Shareholder duly appointed in that behalf.

75. If at any meeting a poll be demanded by some Shareholder present, his proxy or attorney, or in the case of a special resolution by five Shareholders, their proxies or attorneys at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. The demand of a poll shall not prevent the continuance of a meeting for the transaction of business other

than the question on which a poll has been demanded.

77. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment. Where a Shareholder is present On a show of hands every Shareholder present in person shall have one vote. by an attorney who is not a Shareholder, such attorney shall be entitled to vote for such Shareholder on a show of hands.

In case of a poll every Shareholder shall have one vote for every share held by him.

79. The parent or guardian or curator of a minor Shareholder, the committee or other legal guardian or curator of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as foresaid, if more than one, shall not be entitled to vote in the place of such minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

80. Votes may be given either personally or by proxy or by attorney.

81. No Shareholder shall be entitled to be present or to vote either personally or by proxy or attorney at any meeting unless all calls due from him on his shares have been paid, and no Shareho'der, other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, shall be entitled to be present or to vote at any meeting held after the expiration of three months from the registration of the Company, in respect of any share which he has acquired by transfer, unless he has been registered as the holder of the share in respect of which he claims to vote at least three months previous to the time of holding the meeting at which he proposes to vote.

82. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this rule shall not

apply to a power of attorney.

83. The instrument appointing a proxy shall be printed or written and shall be signed by the appointor (whether a Shareholder or his attorney) or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

The instrument appointing a proxy shall be deposited at the registered office of the Company not less than forty-eight hours before the time appointed for holding the meeting at which the person named in such instrument proposes

to vote.

The instrument appointing a proxy may be in the following form :-

The Kotelawala Estate Company, Limited.

I. — of — , appoint — , of — as my proxy, to represent me and to vote for me
and on my behalf at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company
to be held on the day of, One thousand nine hundred and, and at any
adjournment thereof, and at every poll which may be taken in consequence thereof.
As witness my hand this ————————————————————————————————————

85. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

86. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of

the voting.

DIRECTORS.

87. The number of Directors shall never be less than two or more than five; but this clause shall be construed as being directory only, and the continuing Directors or Director may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least one hundred fully or partly paid shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well

to the first Directors as to all future Directors.

- 89. As remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Five thousand Rupees annually to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company. The Directors may repay to any Director all reasonable travelling and hotel expenses incurred by him in or about the bona fide performance of his duties as a Director including all reasonable travelling expenses to and (or) from Board meetings.

 90. The first-Directors shall be Mrs. Alice Elizabeth Kotelawala, and John Lionel Kotelawala, both of Colombo.
 - The first Directors shall hold office till the First Ordinary General Meeting of the Company, when they shall retire,

but shall be eligible for re-election. 91. One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors, and (or) Visiting Agent or Agents of the Company for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director, or Managing Directors, and

(or) Visiting Agent or Agents or Superintendent.

The Directors may confer on the Managing Director or Managing Directors all or any duties and powers that might

be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

ROTATION OF DIRECTORS.

At the First Ordinary General Meeting of the Company all the Directors shall retire from office and at the First Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 93.

93. The Directors to retire from office at the Second Ordinary General Meeting shall, unless the Director other-

wise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those

who have been longest in office.

94. In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

95. Retiring Directors shall be eligible for re-election.

- The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.
- 97. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

98. A General Meeting may from time to time increase or reduce the number of Directors and may also determine

in what rotation such increase or reduced number is to go out of office.

- 99. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.
- 100. A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary or Secretaries, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before his office shall become vacant.

101. The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

- 102. Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his repective wilful acts or defaults; and no Director or officer shall nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expenses happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

 103. No contribution shall be required from any present or past Director or Manager, exceeding the amount,

if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

DISQUALIFICATION OF DIRECTORS.

104. The office of Director shall be vacated-

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary of the Company, or trustee for debenture holders.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his

affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required number of shares to qualify him for the office. (e) If he resigns his office under the provisions of clause 100.

(f) If he ceases to ordinarily reside in Ceylon.

No Director shall be disqualified from holding office by reason of entering into any contract with or doing any work for the Company or by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for the Company, or by reason of his being agent, or secretary, or solicitor, or being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall disclose to the Directors his interest in any contract, work, or business in which he may be personally interested, and shall not vote in respect of any matters connected with any such contract, work, or business.

Powers of Directors.

105. The Directors shall have power to carry into effect the acquisition of the said Upper Homadola estate and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

, 106. The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of the

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107. The Directors shall have power to make, and may make such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants, for such period or periods, and with such remuneration and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable and without assigning any cause for so doing.

The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would

have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be

limited by any clause conferring any special or expressed power.

109. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to assist in carrying on or protecting the business of the Company, on such terms as they may consider proper, and from

time to time to revoke such appointment.

110. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further

the interests of the Company.

111. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the secretaries, in the event of a firm or registered company being the secretaries, being signified by a partner or duly authorized manager, director, secretary, attorney, or agent of the said firm or company signing for and on behalf

of the said firm or company as such secretaries.

112. It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders of the Company in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit, and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or a special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

113. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in any of the preceding clauses, and of the other powers conferred by these presents, it is hereby expressly declared that

the Directors shall have the powers following (that is to say) :-

- (a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.
- (b) To refer any claims or demands by or against the Company to arbitration, and observe and perform or enforce the awards.
- (c) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, inspector or any similar office. A 6

- (e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees, without special powers, and from time to time to vary or relea e such investments.
- (f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

- 114. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at such places and times and in such manner as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.
 - 115. A Director may at any time summon a meeting of Directors.
- 116. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.
- 117. Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.
- 118. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.
- 119. The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.
- 120. The acts of the Board or of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.
- 121. A resolution in writing signed by all the Directors for the time being in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted.
 - 2. The Directors shall cause minutes to be made in a book or books to be provided for the purpose—
 - (1) Of all appointments (a) of officers and (b) committees made by the Directors.
 - (2) Of the names of the Directors present at each meeting of the Directors.
 - (3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.
 - (4) Of all orders made by the Directors.
 - (5) Of all resolutions and proceedings of all General Meetings of the Company.
 - (6) Of all resolutions and proceedings of all meetings of the Directors.
 - (7) Of all resolutions and proceedings of all meetings of the committees appointed by the Board.
- 123. All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

ACCOUNTS.

- 124. The Agent or Secretary, or the Agents or Secretaries, for the time being, or if there be no Agent or Secretary or Agents or Secretaries, the Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company, as the Directors think fit.
- 125. The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations, the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company except as conferred by Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.
- 126. At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.

- 127. The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in cases where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year, the whole amount of such item shall be stated with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.
- 128. The balance sheet shall contain a summary of the property anu liabilities of the Company arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies Ordinance, 1861," or as near thereto as circumstances admit.
- 129. Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount which the Directors recommended should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.
- 130. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder.
- 131. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

AUDIT.

- 132. No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during the continuance in office, be eligible as an Auditor.
- 133. The Directors shall appoint the First Auditor or Auditors of the Company and fix his or their remuneration. He or they shall hold office till the Second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such meeting shall hold office only until the First Ordinary General Meeting after his or their appointment or until otherwise ordered by a General Meeting.
- 134. The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.
 - 135. Retiring Auditors shall be eligible for re-election.
- 136. If any vacancy that may occur in the office of Auditor, is not supplied at the Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person or persons who shall hold office until the next Ordinary General Meeting after his or their appointment.
- 137. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon to the meeting, generally, or specially, as he may think fit.
- 138. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of Audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

- 139. The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend or bonus shall be payable except out of nett profits.
- 140. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account, and in anticipation of the dividend for the then current year.
- 141. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund and may invest the same in such securities as they may select, or place the same in fixed deposit in any bank or banks, and may from time to time deal with and vary such investment and apply such reserve fund or such portion thereof as they think fit, to meet contingencies or for special dividends or for equalizing dividends, or for working the business of the Company, or for repairing, or maintaining, or extending they building or and premises of the Company. or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient without being bound to keep the same separate from the other assets.
- 142. Any General Meeting may direct payment of any dividend or bonus declared at such meeting or of any interim dividends or bonuses which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets and in particular of paid-up shares, debentures, or debenture stock of the Company or of any other Company, or in any other form of specie, or any one or more of such ways, and the Director shall give effect to such direction, and when any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that oash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend or bonus as may seem expedient to the Directors.
 - 143. No unpaid dividend or bonus shall ever bear interest against the Company.
- 144. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.
- 145. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such dividend or bonus is payable.
- 146. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and if the Directors think fit, may be applied in augmentation of the reserve fund.
- 147. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

Every dividend or bonus, payable in respect of any share had by several persons jointly, other than a firm, may be paid to, and an effectual receipt given by, any one of such persons.

NOTICES.

Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

Every Shareholder shall give an address in Ceylon which shall be deemed to be his place of abode, and shall

be registered as such in the books of the Company.

151. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors, or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon to which notice may be sent.

152. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled, other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

Any notice, if served by post, shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

154. Any Shareholder who fails to give and register an address in Ceylon as provided in Article No. 150, shall

not be entitled to be given any notices.

155. All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

ARRITRATION.

156. Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

EVIDENCE.

157. On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was, when the claim arose, on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to provide the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any

part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

159. If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may with the sanction of a special resolution of the Company divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient, any such division may be otherwise than in accordance with the legal rights of the members of the Company and in particular any class may be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid, part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on or any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby, shall have a right to dissent as if such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section (6) of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section (6) of section 192 of the aforewritten Companies (Consolidation) Act, and the said section 192, save as herein excepted, shall be deemed to be part and parcel of these present Articles.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names

at the places and on the dates hereafter written:

ALICE ELIZABETH KOTELAWALA.

J. L. KOTELAWALA.

FREDA COREA.

C. V. S. COREA.

JUSTIN KOTELAWALA, by his attorney J. L. KOTELAWALA.

H. RODRIGO.

P. A. Gomes.

Witness to the above signatures' at Colombo, this Twenty-fifth day of January, 1928:

FRED DE SARAM, Proctor, Supreme Court.

PART I. - CEYLON GOVERNMENT GAZETTE - MARCH 2, 1928 939 The Horawala (Kalutara) Rubber Company The Mirishena (Kalutara) Rubber Company, Limited. Limited. OTICE is hereby given that the Twenty-second Annual Ordinary General Meeting of the Share-NOTICE is hereby given that the Transfer Books the above Company will be closed from March to 9, 1928, both days inclusive. holders of the Company will be held at the registered office of the Company, Hedges buildings, 76/77, Colpett road, Colombo, on Thursday, March 15, 1928, at 12 noon. 76/77. Colpetty AITKEN, SPENCE & CO., Busipe Business. To receive the Directors' report and accounts for the Agents and Secretaries. Colombo, February 28, 1928. The Mayen (Ceylon) Tea and Rubber Company year ended December 31, 1927. To declare a dividend. Limited. 3. To elect a Director. 4. To appoint Audifors for the current year, and transact any other business that may be duly brought before the NOTICE is hereby given that the Transfer Books of the above Company will be closed from March 7 to 19, 1928, both the sinclusive. Meeting. By order of the Directors. The Transfer Books of the company will be closed from AITEN, SPENCE & Co., March 3 to 16, 1928, both days inclusive. Colombo, February 27, 1928. Agents and Secretaries. By order of the Directors, Ceylon Chamber of Commerce. 19 (h) LEE, HEDGES & Co., Ltd., Colombo, February 27, 1928. Agents and Secretaries. The Ceylon Chamber of Commerce Ordinance, 1895. WITH reference to the Rules of the Ceylon Chambel W Commerce, and relative appendices, published on pages 135 et seq. of Part I. of the Ceylon Government Gazette The Vogan Tea Company of Ceylon, Limited. No. 7,624 dated January 13, 1928, it is hereby notified that at a General Meeting of the Chamber duly convened and held at their rooms on Monday, February 27, 1928:— NOTICE is hereby given that the Thirty-second annual General Meeting of Shareholders of the Company will be held at the registered office of the Company, Hedge (1) Rule 8 of Appendix N was deleted, and the following buildings, 76/77, Colpetty road, Colombo, on Friday, substituted therefor :-March 16, 1928, at 12 noon The fee payable by the shipper to a surveyor for a measurement certificate issued under these Rules shall Business. be 70 cents for each shipping ton calculated from the 1. To receive the report of the Directors and accounts measurements taken; fractions of under half a ton being for the year 1927. ignored and half a ton and over being counted as one ton. To declare a dividend. (2) Rule 30 of the schedule was amended by the substitution of the word "Fifty" for the word "Twenty-five" To elect a Director. To appoint Auditors. To transact any other business that may be duly in the third line thereof. brought before the Meeting, Chamber of Commerce Buildings, C. F. WHITAKER, The Transfer Books of the Company will be closed from Colombo, February 28, 1928. Secretary. March 1 to 17, 1928, both days inclusive. The Ceylon Morning Leader Company, Limited. NOTICE is hereby given that the First Ordinary, By order of the Directors, Statutory) General Meeting of the Company will be held at "Sravasti," Edinburgh crescent, Color to the company will be LEE, HEDGES & Co., LTD., Colombo, February 27, 1928. Agents and Secretaries. Wednesday, March 14, 1928, at 5 P.M. The Alpitakande Tea and Rubber Company, Limited. Business 1. To receive the report accounts to December 31, 1927 report / Directors and the OTICE is hereby given that the Second Annual General Meeting of Shareholders of the Company will be To elect D ectors. To appoint Auditors, and to transact any other held at the registered office of the Company, Hedges buildings, 76/77, Colpetty road, Colombo, on Thursday, business that may be duly brought before the Meeting. March 15, 1928, at 12.30 P.M. By order of the Directors, Business. J. H. DE FONSEKA, 1. To receive the report of the Directors and the accounts for the year 1927. 2. To declare any depth. Colombo, March 1, 1928. Secretary. To elect a Director. To appoint Auditors and trans Baddegama Estate Company of Ceylon, Limited. ny cher business OTICE is hereby given that the Sixteenth Annual that may be duly brought before the Meeting. General Meeting of Shareholders of the Company will be held at the office of the Colombo By order of the Directors, mercial Company, Limited, Slave Island, Colombia LEE, HEDGES & Co., LTD., Saturday, March 13, 1928, at 2.30 P.M. Colombo, February 27, 1928. Agents and Secretaries.

Business.

1. To receive the report of the Director's and the statement of accounts for the year ended December 31, 1927.

To declare a dividend.

To elect a Director. To appoint Auditors.

To transact any other business that may be duly brought before the Meeting.

By order of the Directors,

COLOMBO COMMERCIAL Co., LTD., February 27, 1928. Agents and Secretaries.

Business! 1. To receive the report of the Directors and statement of accounts for the year 1927.

2. To declare a dividend.

Kandy Rubber and Tea Estates, Limited. OTICE is hereby given that the Eighteenth Ordinary

General Meeting of Standholders of the Company will be held at the registered office of the Company, Hedges buildings, 76/77, Colpetty road, Colomb, on Thursday,

March 15, 1928, at 3 P.M.

To elect a Director.

To appoint Auditors.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from March 3 to 16, 1928, both days inclusive.

By ofter of the Directors,

HEDGES & Co., LID., Cambo, February 27, 1928. Agents and Secretaries.

The Kanapediwattie Tea Company, Limited.

NOTICE is hereby given that the Annual Ordinary General Meeting of Shareholders of this Company will be held at the registered office of the Company, Hedges buildings, 76/77, Colpetty road, Colimbo, on Friday, March 16, 1928, at 3 P.M

1. To receive the reaccounts for the year 1927 report of the Directors and the

To declare a dividend.

To elect a Director.
To appoint Auditors, and transact any other business that may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from March 5 to 17, 1928, both days inclusive.)

By order of the Directors,

LEE, HEDGES & Co., LTD., Commbo, February 24, 1928. Agents and Secretaries.

Lagan Utan Rubber Company, Limited.

OTICE is hereby given that the Twenty-second Algual General Meeting of the Shareholders of this Company will be held at the office of Messrs. Boustead Bros., Colombo, on Monday, March 12, 1928, at 12,

Business. To receive the report of the Directors and accounts for the year ended December 31/1927
 To declare dividend.
 Togeles a Director.
 To appoint an Auditor.

5. To transact any other business that may be duly brought before the Meeting.

(The Transfer Books of the Company will be closed from March 10 to 13, 1928, inclusive.)

By order of the Board,

BOUSTEAD BROS.,

Cdombo, February 28, 1928. Agents and Secretaries.

Miginawita (Ceylon) Tea Company, Limited.

OTION is hereby given that the Fifth Annual General Meeting of the Shareholders of this Company will be held at the office of Messrs. Boustead Bros., Colombo, on Monday, March 19, 1928, at 2.30 P.M.

Business

To receive the report of the Director and accounts for the year enting December 31 1927
 To elect a Director.
 To appoint an Auditor.
 To transpot any other business that may be duly

brought before the Meeting.

(The Transfer Books of the Company will be closed from March 17 to 20, 1928, both days inclusive.)

By order of the Directors,

BOUSTEAD BROS.

Colombo, February 24, 1928. Agents and Secretaries.

The Enselwatte Tea Company, Limited.

E is hereby given that the Seventeenth Annual General Meeting of the Shareholders of this Company will be held at the office of Messrs. Foustead Bros., Colombo, on Friday, Merch 23, 4928, at 11 Au.

Business.

To receive the report of the Directors and accounts for the year ended December 31, 1927

To declare a dividend. To declar a Director.

ppoint an Auditor.

ansact any other business that may be duly brought before the Meeting.

(The Tansfer Books of the Company will be closed from March 21 to 26, 1928, inclusive.)

By order of the Directors,

BOUSTEAD BROS.

(Monto, Ebruary 27, 1928. Agents and Secretaries. The Holbrook Company, Limited.

OTICE is hereby given that the Fifteenth Ordinary General Meeting of Shareholders will be held at the registered office of the Company, 45, Queen street, Colombo, on Maturday, March 10, 1928, at 11 A.M.

Business.

- 1. To receive the Directors report and statement of accounts for the year ended December 31, 1927.
 - To declare a dividend.
 - To elect a Director 3.
 - To appoint an Auditor. 4.
- To transact any other competent business that may be brought before the Meeting.

The Transfer Books of the Company will be closed from March 2 to 11, 1928, both days inclusive.

By order of the Directors,

Colombo March 1, 1928.

GEORGE STEUART & Co.,

Agents and Secretaries.

The Glenginore Tea Company, Limited.

ION is hereby given that the Twenty-sixth Ordinary General Meeting of Shareholders will be held at the registered office of the Company 45. Queen street, Colombo, on Saturday, March 10, 1928, at 111.30 A.M.

Būsiness.

- 1. To receive the Directors' report and statement of accounts for the year ended December 31, 1927.
 - 2. To declare a dividend.
 - 3. To elect a Director.
 - To appoint an Auditor.

p**ho March 1, 1928.**

To transact any other competent business that may be brought before the Meeting.

The Transfer Books of the Company will be closed from March 2 to 11, 1928, both days inclusive.

By order_of the Directors,

GEORGE STEUART & CO., Agents and Secretaries.

e Horrekelly Estate Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of Shareholders will be held at the registered office of the Company Prince building, Prince street, Fort, Colombo, on Monday, March 12, 1928, at noon.

Business.

- 1. To receive the report of the Directors and accounts for the year ended December 31, 1927.

 2. To declare a final dividend.

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To elect a Director.

Description of

Sparit of the

- To appoint Auditors for 1928.
- To transact such other business as may properly come before the Meeting.

The Share Transfer Books of the Company will be closed from March 3 to 15, 1928, both days inclusive.

> By order of the Directors, Lewis Brown & Co., Ltd., Agents and Secretaries.

Colombo, February 28, 1928.

The Cochin Rubber Company, Limited.

OTICE is hereby given that the Twenty-first Ordinary General Meeting of the Shareholders of this Company will be held at Ambewatte House, Slave Island, Colombi on Tuesday, March 13, 1928, at 11 A.M.

Business.

- (1) To receive the report of the Directors and the accounts to December 31, 1927.
- (2) To declare a dividend.
 (3) To elect a Director.
 (4) To appoint Auditors for the current year.
 (5) To transact any other business that may be properly brought before the Meeting.

(The Transfer Books of the Company will be closed from March 7 to 13, 1928, both days inclusive).

By order of the Directors,

CUMBERBATCH & Co.,

Colombo, February 29, 1928. Agents and Secretaries.

The Rajamana Rubber Company, Limited.

OTICE is hereby given that the Second Annual Ordinary General Meeting of Shareholders will be held at the office of the Company, Gaffoor building, Main street, Colombo, on Saturday, March 10, at noon.

Business.

- 1. To receive the report of the Directors and statement of accounts for year ended December 11, 1927.

 2. To elect a Director.
- 3. To appoint Additor.
 4. To transact my other business that may be duly brought before the Metring.

By order of the Directors,

GORDON FRAZER & CO., LAD., Agents and Secretaries. Colombo, March 2, 1928.

The Rakwana Tea and Rubber Company, Limited.

NOTICE is hereby given that the Ninth Ordinary General Meeting of the Company will be held at the office of the Company, Chatham street, Fort, Colombo, on Friday, March 16, at 3 P.M.

Business.

- 1. To receive the report of the Directors and account
- for the year ended December 31, 1927.

 2. To declare a divided d.

 3. To elect a Director and on Auditor, and to transport that may be daly brought bet Meeting. Meeting.

The Transfer Books of the Company will be closed from March 6 to 19, 1928, both days inclusive.

By order of the Directors,

BOSANQUET & CO., LAD., Colombo, February 29, 1928. Agents and Secretaries.

H. Bastian Fernando Estates, Limited.

Ordinary Grand and the Eighteenth Annual Ordinary General Meeting of Shareholders will be held at the registered effice of the Company, Gaffoor building, Main street Colombo, on Thursday, March 15, 1928, at noon.

Blusiness. 1. To receive the report of the Direct of accounts to December 31, 1927.

- To declare a dividend.
- To elect a Director.
- To appoint Auditors, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., LTD., 928. Agents and Sappetaries. Colombo, March 2, 1928.

The Uplands Tea Estates of Ceylon, Limited.

OTICE is hereby given that the Nineteenth Annual Ordinary General Meeting of the Company will be held at the registered office of the Complety, 14, Queen street, Fort, Colombo, on Monday, March 12, 1928, at 11 A.M. at 11 a.m.

Business.

- 1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1927.
 - To declare a dividend.
 - To elect a Director.
 - To appoint Auditors.
- To transact any other business of which due notice may have been given.

The Transfer Books of the Company will be closed from March 5 to 12, 1928, both days inclusive.

By order of the Directors,

Colombo, March 2, 1928.

WHITPPALLE, & CO. Agents and Secretaries.

Auction Sale.

In the District Court of Jaffna.

Muttu Iliyathamby of Chuthumalai, Jaffna Plaintiff.

No. 22,251. Vs.

(1) Thiagarasakurukkal Kailasanathakkurukal and wife (2) Santhanammah, both of Inuvil. Jaffna..... ... Defendants.

OTICE is hereby given that of Saturday, March 24, 1928, commencing at 9 A.M., will be sold by Sablio auction at the respective premises the right title, and interest of the said defendants in the following mortgaged properties for the recovery of Rs. 2,268 88, with interest and the recovery of Rs. 2,268 88, with inte interest on Rs. 1,500 at 10 per cent. per annum from January 10, 1917, till payment in full and costs, poundage, and charges, viz.:-

- 1. One-half share in common with its appurtenances of all that piece of land, situated at Kondavil and Taavady called Sokkanthoddam, Sannthoddam, Periapulam, and Periyathoppu, in extent 91 lachams v.o. and 10 lachams p.c., the total by both in extent 191 lachams v.c. and p.c. with cultivated and spontaneous plantations together with the share of water belonging hereto of the well on the west of the western lane and the right of using the water course and way; and the same is bounded on the east by road, north by the properties belonging Veeresippillai, widow of Arumugam, heirs of the late Sinnappillai Ammah, wife of Nagamuttaiyar, and shareholders and to Iladchumi Ammah, wife of Somasundara Aiyar, west by lane, and on the south by the property of Sinnaiyar Kumarasamy Aiyar.
- 2. One-half share in common with its appurtenances of all that piece of land, situated at Kondavil called Kollan-kadu; in extent 14 lachams v.c. with cultivated and spontaneous plantations and palmyras together with the share of water belonging hereto of the well on the eastern boundary land, usual way, and water-course and the share of right of using Thoorvai; and bounded on the east by the property of Arumugam Naganather and others, north and south by lanes, and on the west by road.

Jaffna, February 28, 1928.

V. A. DURAYAPPAH, Commissioner.

Austion Sale.

In the District Court of Jaffna.

(1) Thampar Sinniah and (2) Murugasar Arumugam and wife (3) Sinnabangam, all of Urumperai . . Plaintiffs.

No. 20,849. Vs. Sinnathamby/Thampiah of Urumperai Defendant.

herek OTICE s here given that on Saturday, March 24, 1936, commencing at 31r.A will be sold by public auction at the spots the rights, tite, and interest of the said defendants in the following mortgaged properties for the recovery of Rs. 846.60, with further interest on Rs. 600 at the rate of 12 per cent. per annum from October 9, 1925, until the day of payment and costs, poundage, and charges,

1. An undivided 1 share of the land aller Silumpilapulam, in extent 5 lachams ver and 81 kilies, with houses and plantations, situated at Urumperal and share of water of the well, situated in the northern boundary land and right of way and water-course, and bounded on the east by lane from a and the property of Valliammai, widow of Thuraiappah, north by the property of Kasinather Murugasu and that of Sinnakuddiar Kasipillai, west by the property of Achikuddy, wife of Kanthappar, Sinnachey, wife of Mannikar, and that of Thailmuthu, wife of Seelathurai, and south by the property of Achimuthu. wife of Muruand south by the property of Achimuthu, wife of Murugasar, and that of Sellam, wife of Valupillai.

2. An undivided half share of the land called Kulanzi, in extent 8 lachams v.c. and 73 kulies, with share of well and plantations, situated at Urumperai; and bounded on the east by the property of Sinnachey, widow of Vythiar, and that of Eliyathamby Mailvaganam and shareholders, north by the property of Achimuthu, wife of Kandiah, and that of others, west by the property of Sinnachey, wife of Sakkirauthar, and south by the property of Meenachi, wife

of Murugasu.

3. An undivided ½ share of the land called Mailiddy and Nalavakaddurai, in extent 30 lachams v.c., situated at Kopay South; and bounded on the east by the property of Muthumailvaganam, north by the property of Nagathai, wife of Murugasar, west by the property of Ponnu, widow of Sinnathamby, and that of Meenachi, widow of Murugasu, and south by the property of Vythilingam Alakakone and shareholders.

bruary 28, 1928.

V. A. DURAYAPPAH, Commissioner.

Auction Sale.

By virtue of commission received from the District Court of Colombo in case No. 21,162, I shall sell by public auction at the first mentioned land below, on Saturday, March 24, 1928, commencing at 2 P.M., the following lands, to wit:--

1. An undivided 1/16 part of Dawatagahawatta, situate at Wewala in Palle pattu of Salpiti-korale, containing in extent about 2 acres.

An undivided 1 part of Meegahawatta (excluding

- half of the trees and plantations standing thereon), situate at Wewala aforesaid, containing in extent about 3 acres.

 3. An undivided 1/16 part of Marayarayakungura, situate at Wewala aforesaid, containing in extent about 3 bushels of paids seeing.
- An undivided 1/32 part of Hettigekumbura, situate at Wewala aforesaid, containing in extent about 3 bushels of paddy sowing.
- 5. an undivided 1/32 part of Millagahawatta, situate at Wewald aforesaid, containing in extent about 6 acres.
- 6. An undivided 1 part of Kongahawatta, situate at Niwantidiya, containing in extent about 2 acres.
- 7. An undivided 1 part of Eriyagahaowita, situate at Niwantidiya aforesaid, containing in extent about 8 bushels of paddy sowing.
- 8. An undivided 1 part of Ketawilamullaowita, situate at Niwantidiya aforesaid, containing in extent about 16 pushels of paddy sowing.

An undivided 1 part of Kirimetiyekumbura, situate at Bokundera, containing in extent about I bushel of paddy sowing.

undivided 1/48 part of Meegahacumbura, 10. An situate at Kaliyammahara, containing in extent about

2 bushels of paddy sowing.

11. An undivided part of Galabodalanda, situate at Dulammahara, containing in extent 9 acres 3 roods and

For further particulars apply to Mr. D. L. Gunasekera, Proctor and Notary, Hulftsdorp, or to me-

> HECTOR H. DASSANAYAKE, Commissioner.

'Phone No. 2713. 6, Hulftsdorp street, Colombo.

etion Sale.

NDER/mortgage decree in D. C., Colombo, case No. 25,251, I shall sell by public auction on Saturday March 24, 1928, at the spot at 4 P.M.:—

An undivided half part or share of the allotment of land called Kandakapapulanda and the adjoining owita and of the trees and plantations and the house standing thereon, situated at Kanapola in dugals a pattu of Salpiti korale, in extent 7 acres 2 roods and 14 76/100 perches. Further particular from R. W. Perera, Esq., Proctor,

Supreme Court, Colombo, or-

FRANCIS F. KRISHNAPILLAL Auctioneer and Broker.

'Phone: 1039. 119, Hulftsdorp.

Auction Sale.

In the District Court of Negombo. No. 2,050. $\mathbf{v}_{\mathbf{s}.}$

(1) Ranasinhe Arachchige Dona Engo Nona Hamine and husband (2) Lokubalasurige Don Ransirinelis

and husband (2) Lokubalasurige Don Ransirinelis
Perera Appulamy, both of Kussala Defendants.

NDER decree in the above case, and by virtue of the order to sell issued to use the recovery of the amount therein stated we shall sell by public auction at the respect a spots on saturday, March 24, 1928, the under-mantioned properties mortgaged by mortgage bon No. 12,937, dated April 12, 1926, attested by D. J. Jayawardana Notary Public as a primary mortgage, to with the properties mortgage to with the control of the control wardana, Notary Public, as a primary mortagge, to wit :--

At 10 A.M.

1. The land Higgahalanda, situate at Nedagomuwa in Dasia pattuwa of the Alutkuru korale, in the District of Negombo, in extent 8 acres 2 roods and 14 perches. Of this land and plantations and buildings and all appurtenances thereof the undivided 1/10 share.

At 10.30 A.M.

2. The tro contiguous lots of land, situate at Uggalboda in Dasia pathtwa aforesaid, in extent 4 acres 2 roods and 5 perches. From this land, excluding an undivided $1\frac{1}{2}$ roods in extent, the undivided 1/10 share and all the appurtenances thereof of the undivided I share of the remaining land and plantations, buildings, and all appurtenances thereof.

At 11 A.M.

The Galabodawatta, situate at Uggalboda aforesaid, th extent 3 acres 3 roods and 31 perches. Of this land and plantations, buildings, and all appurtenances thereof, the undivided 1/10 share of the undivided half share.

For further particulars please apply to Messrs. de Zoya & Loos, Proctors and Notaries, Negombo, or to—

K. L. PEREIRA & SON, Auctioneers. Negombo, February 27, 1928.

Au**sti**on Sale. Properties at Polwafted in the Detrict of Degambo

NDER decree in case No. 1,488, D. C., Negombo entered in favour of the plaintiff Una Lana Wand Wana Walliappa Chetty, by his attorney Sawanna Maha Muttalagu Pillai of Negombo, against the defendant Dinage Samel Fernando of Polwatta, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 9,573.60, with interest on Rs. 5,000 and Rs. 2,400 at 24 per cent. per annum from February 26, 1927, to March 30, 1927, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full and costs of suit, we shall sell the under-mentioned properties by public auction at the respective spots on Tuesday, March 27, 1928, commencing at 3 P.M., to wit :-

- 1. All that land called Madugahawatta and the two eadjan thatched houses standing thereon, situate at Polwatta in Dasiya pated of Alutkuru korale, in the District
- of Negombo, Western Province; containing in extent lacre and 14 perches, as primary portgage

 2. All that land called Paragenawatta situate at Polwatta aforesaid; containing in extent about 1 acre, as primary mortgage.
- 3. All those two contiguous allotments of field called Maradangahakumbura and Maradangahakumbura, now forming one field, situate at Polwatta aforesaid; containing in extent about 6 parrahs of paddy sowing ground, as primary mortgage.
- 4. All that allotment of land called Millagahawatta, situate at Polwatta aforesaid; containing in extent 1 acre and I rood, as primary mortgage.
- 5. All that field called Dangahaothukumbura, situate at Polwatta aforesaid; containing in extent about 4 parrahs of paddy sowing ground of field and 2 acres of high land being the pillawa of the said field now planted with coconuts, as primary mortgage.
- 6. All that land called Nugagahawatta, situate at Polwatta aforesaid; containing in extent 2 acres and 10 perches, but according to plan No. 366 dated February 23, 1907, made by J. J. Lorage, Surveyor, is in extent 2 acres 2 roods and 7.75 perches with the buildings standing . thereon, as primary mortgage.
 - 7. The undivided half share from and out of the undivided half share of the land called Bogahawatta, situate at Polwatta aforesaid; containing in extent about
 - 1 acre, as primary mortgage.

 8. A portion of the land called Urukanugahalandawatta marked lot E in plan No. 6,856 dated March 16, 1916, made by P. de Almeida, Licensed Surveyor, situate at Polwatta aforesaid; the said lot E is in extent 4 acres 1 rood and 5 perches, with the tiled house and other buildings standing thereon, as primary mortgage.
 - 9. The two contiguous portions of the land called Urukanugahawatta marked lot B in plan No. 6,961 dated July 12, 1917, and lot B in plan No. 6,857 dated March 16, 1916, both made by P. de Almeida, Surveyor, now forming one block, situate at Polwatta aforesaid; the entire land is in extent I acre and I rood with the buildings standing thereon, as primary mortgage.
 - 10. All that lot J of the land called Urukanugahalandawatta, situate at Polwatta aforesaid; the said lot J is in extent 2 roods and 34 · 80 perches with the buildings thereon, as primary mortgage.
- 11. Lot B of the land called Bakmeegahakumbura, situate at Polwatta aforesaid; containing in extent 3 roods and 12½ perches as depicted in survey plan No. 724 dated April 10, 1923, made by P. P. Fernando, Surveyor, as secondary mortgage.

Further particulars from Messrs. Ranasinghe & Raheeman, Proctors and Notaries, Negombo, or-

M. P. KURERA & Co.,

Negombo, February 27, 1928. Auctioneers.

Valuable Properties at Palenpahuwa and Bokalagama Dahenpahuwa, Yabalung gard Ganegoda in the P District of Negombo.

NDER decree in case No. 2,057, D. C.; Negombo, entered in favour of the plaintiff Una Lana Wana Wana Ramanaden Chetty, by his attorney Sawanna Mana Muttualagu Pulle, against the defendant Vithanage Marthelis Perera, Police Headman, of Dahenpahuwa, and by virtu of the order to sell issued to us for the recovery of the sum of Rs. 7,605, with interest on Rs. 5,850 at 18 per cent. per annum from November 14, 1927, till January 17, 1928, and thereafter at 9 per cent. per annum on the aggregate amount, till payment in full and costs of suit, we shall sell the under-mentioned properties mortgaged by bond No. 11,694 dated November 14, 1924, by public auction at the respective spots on Thursday, March 29, 1928, to

Commencing at 2 P.M.

- 1. The land called Marandapitiyewatta, situate at Dahenpahuwa and Bokalagama in Eldugaha pattil of Hapitigam korale in the District of Negombo, Western Province; cantaining in extent 14 acres and 2 roods, together with the tiled house and other buildings thereon.

 2. The land called Diulgalawada, attact at Dahenpahuwa foresaid; containing about 1 kuruni of paddy sowing extent and the buildings standing thereon.
- sowing extent and the buildings standing thereon.
- The undivided southern ½ share of the land called Diulgahawatta, situate at Dahenpahuwa aforesaid; containing about 2 kurunies of paddy sowing ground.
- 4. The undivided western portion of 4 fathoms in breadth and 16 fathoms in length of the undivided 3 shares of the portion of the land called Mahawatta, situate at Dahenpahuwa aforesaid, together with the buildings thereon.
- 5. The undivided 11/36 shares of the land called Madathiyagahawatta, situate at Dahenpahuwa aforesaid; containing in extent about 1 parrah of paddy sowing ground and the buildings thereon.
- 6. The undivided $\frac{2}{3}$ shares of the field called Mahakumbura, situate at Dahenpahuwa aforesaid; containing about 10 kurunies of paddy sowing extent.
- 7. The undivided 1/5 share of the land called Meegahawatta, situate at Dahenpahuwa aforesaid; containing in extent about $1\frac{1}{2}$ acres and the buildings thereon.
- 8. The undivided 1/5 share of the field called Kanatipeliya, situate at Dahenpahuwa aforesaid; containing about 5 kurunies of paddy sowing extent.
- 9. The field called Ambelamekumbura, situate at Dahenpahuwa aforesaid; containing in extent 2 acres 2 roods and 15 perches.

At 4.30 P.M.

10. The field called Mudadera, situate at Yapalana in Yatigahapattu of Hapitigam korale aforesaid; containing 8 kurunies of paddy sowing extent.

At 4.45 P.M.

11. The undivided 5/7 shares of the field called Mecllagahakumbura, situate at Yapalana aforesaid; containing about 2 kurunies of paddy sowing extent.

At 5. 15 P.M.

12. The field/called Pallewewa, situate at Ganegoda in Yatigaha pattu aforesaid; containing about 1 bushel and-2 pecks of paddy sowing extent.

Further particulars from Messrs. Ranasinghe & Rahiman, Proctors, Surreme Coart, and Notaries, Negombo, or-

> M. P. Kurera & Co., Auctioneers.

Negombo, February 28, 1928.

action Sale.

Properties at Pall apitiva and Otarawadiya in the strict of Negombo.

NDER decree in case No. 2,044, D. C., Negombo, entered in favour of the plaintiff, Seena Kana Ana Runa Seena Thana Adappa Chetty of Negombo, against the defendants (1) Hettiarachchige Authelis Mendis and wife (2) Kurukulasuriya Lorensuguruge B. rbara Fernando, (3) Kannangara Arachchige Rokino Appu, all of Otharawadiya, and by virtue of the order to sell issued to us for the recovery of the sum of Rs. 1,931.66, with interest thereon at 15 per cent. per annum from November 7, 1927, to January 10, 1928, and thereafter at 9 per cent. per annum on the aggregate amount till payment in full, and costs of suit, we shall sell the under-mentioned properties mortgaged as primary mortgage by bond No. 2,892 dated September 29, 1927, and attested by P. D. F. de Croos, Notary, by public auc ion, at the respective spots on Monday, April 2, 1928, to wit :-

At 3.30 P.M.

1 An undivided 3 shares of the field called Ko agare-kumbura, sit a e at Palliyapitiya in Dunggaha pattu of Alutkuru korale, in the District of Negombo, Western Province; containing in extent 5 acres 3 roods and 16 perches.

At 3.45 P.M.

An undivided & shares from and out of the undivided portion in extent 3 roods out of the field called Kotagarekumbura, situate at Palliyapitiya aforesaid; containing in extent about 4 acres and 3 roods.

At 5 P.M.

3. An undivided southern portion in extent 2 roods and $22\frac{1}{2}$ perches from and out of the two contiguous portions marked lots C and D of the land called Daminnagahakotuwa, situate at Oterawadiya in Dunagaha pattu aforesaid; which said lots C and D are in extent I acre I rood and 4 perches.

Fur her particulars from J. E. de Croos, Esq., Proctor, Supreme Court, and Notary, Negombo, or-

M. P. KUREBA & Co., Negombo, February 28, 1928. Auctioneers.

Auction Sale.

No. 34,602 entered in favour of the plaint of V. P. L. V. Walliappa Chetty of Gampola, against the defendant Sahul Hamido Mokathado Aly of Gampola, I thall sell by public auction on Saturday March 2, 1928, at 12 noon at Campola at the part

Gampola at the spot.

1. All that divided ½ share towards the west and north out of Kowila watta, situate at Keerapone in Gampola;

containing in extent by survey 3 roods and 271 perches, with the buildings, tea factory, machinery, and everything thereon.

- 2. All that divided 1 share towards the east out of Kowilawatta, situate at Keerapone aforesaid; containing in extent by survey 3 roods and 27½ perches as a secondary mortgage created by deed No. 18,335 the following property, to wit :
- 3. All that divided \(\frac{1}{2} \) share towards the west and north out of Kowilawatta, situate at Keerapone aforesaid; containing in extent by survey 3 roods and 27½ perches, together with the tea factory called West Hill Tea Factory and the machinery and everything thereon.

For further particulars apply to Messrs. Beven & Beven, Proctors, Kandy, or to-

A. R. WICKREMESAKERE, 117, Trincomale street, Kandy. Auctioneer.

etion Sale..

the commission issued to me by the District N terms Court of Trincomalee in case No. 153, D. C., Trinco-malee (testamentary), dated January 13, 1928, the following property will be sold at the spot on Saturday, March 24. 1928, at 3.30 per. by public auction.

A piece of field called Kadaladutha Chattivayal, situated a Kaitady, in extent 25 lachams p. c.; bounded on the east by Savundaripillai, wife of Sandrasekeram. north by Sinnapillai, wife of Appapillai, west by Thangam, wife of Murukesu, and south by Thayalpillai, wife of Kantan.

Jaffna, Felfuary 28, 1928.

PHILIP MOSES. Commissioner.

etion Sale under Mortgage Decree.

NOER and by virtue of the decree entered in D. C., Kegalla, case No. 7,426, and commission issued to me, I shall sell by public auction the following properties NDER specially bound and executable for the recovery of the amount therein stated on Friday, March 9, 1928, commencing at 2. A. at the spot, to wit:—

- 1. An individed I share of Nagahamulamullahena, now garden of pela paddy so ing extent.

 2. An undivided I share at Bealdwahena, now garden
- of 7 pels pandy sowing extent.
- 3. An undivided 4 share of Kiridenawela of 1 pela in paddy sowing extent, all those lands are situate at Batuwatta in Gandolahapattu, in Beligal korale, Kegalla District.

D. S. WICKRAMASINGHE, Kegalia, February 17, 1928. Licensed Auctioneer.

APPLICATION FOR FOREIGN LIQUOR LICENCES. &c.

I hereby give notice that I have on February 28, 1928, applied to the Government Agent, Western Province, for the license shown in the schedule hereto annexed, for the licensing period ending September 30, 1928, in compliance with Excise Notification No. 75 of June 15, 1918:—

Name and address of applicant: F. J. Schoch.

Description of licence applied r : Retail foreigh liquor. State whether application is for renewal of existing licence or licences or for a new licence or licences: Renewal. Situation of premises to be licensed: 33, Main street, Colombo.

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.—Irrigation Works, Eastern Province.

All previous specifications, including the one published foreignment Gazette No. 7,334 of June 15, 1923, are hereby cancelled.

Lands to pay a Maintenance Rate of Re. 1 · 25 per Acre per Annum for Five Years from January 1, 1927, to December 31, 1931, inclusive. This Rate must be re-assessed for 1932.

Preliminary plan No. 171.

*	· 17		Preliminary pi	ian N	0. 17	1.					•
	No. of Lo									No. and Date of Colonial Secretary's	5
No.	or Surve	A Hamin of t	Allotment of Name of Owner.	1	Exten	ıt.	Amount due.	Area	Amount	Letter authorizing Exemption, and	Total
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33. 34.			Heirs of Sinnatamby	1		11	2 27	-			2 27
35		Do. Do.	Sinnamma, widow of Pallipichai	4		8	5 45	_	·. —		5 45 0 51
36.		Do.	*** *** * * * * * * * * * * * * * * * *	0		6 4	0 51 5 66	_			5 66
37	O 54A	Do.		2		6	2 86	_			2 86
38		Do.		1		0	2 19				2 19
89		Do.		0		6	0 28	÷			0 28
40		Do.]	3 2		2 39	_			2 39 2 10
42.		Do. Do.		1		3	2 10 1 4			•	1 4
43 8	54	Do.	Aminaumma, widow of Meiyadinbaw			3	1 59		:: = :	60	1 59
44		Do.		4	1 2		5 47		: - :		D 41
451		Do.		1	1 1		1 67	-		,,*	1 67
46\ 47\		Do.		2	2 2		3 30	_			3 30 5 85
482		Do. Do.	. S. Mohideenpichai and K. Konamalai. . M. Asanalebbe and heirs of Aliyartamb		2 29 2 29		5 85 5 82		• •	•	5 82
49	54	Do.		. 4	1 2		5 50	_	·· - ·		5 50
502	v	Do.	\dots Segutamby \dots	3	2 2		4 54		:: :		4 54
51(52I		Do.		7	2 3	3	9 63			. – .	9 63
V2.,1	55	Do.	. S. Vappu, heirs of Pichai, P. Seenivapp		9 90	`	T# 40			1	7-42
53	1244	Do.		. 13	2 13		17 42 1 99		— .		200
54, E		Do.			Õ 7		6 30				30
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55	38127	Connur				, ,	19 80				0.80
56	3818	Do.	Virathumma, widow of Pallipichai an		9 13	K	18 90	_		- 33	000
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57	3828	Do.	Kuppaitamby, Asanalebbe, and anothe	er 9	2 2	2 ;	11 89		· ·	_ :.1:	189
58 59	38 29 3838	Do.		.13	2 10)	16 95	_		1	6 95
60	3839	Do. Do.		.10 .14	$\begin{array}{ccc} 1 & 2 \\ 1 & 32 \end{array}$]	12 83			15	2 8 3
61	3848	Do.	· · · · · · · · · · · · · · · ·				l8 6 l 6 37		· 🚈 · ·	16	3 37
62.,	3871	Do.	A		0 0		6 25			` 6	3 25
63 R4	3872. .	Do.	. S. L. Sathakulebbe	. 5	3 10	٠	7 27				27 64
64 65.	3873 3874	Do.	Heirs of S. Pichai		1 10		1 64	<u> </u>		= : 4	10
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66		3875	.Toppur	K. Mohideenbawa	:		R. P. 2 24		c. 31	A. R.	P.	Rs. c	•	•		Rs. c.
67		3876.		Virathumma, widow of Ka	dersaibo and			_			• •		• •		• •	3 31
68		3877.	Do.	others S. Sathakumohaideen	• • •		2 11 2 17.,		46 51		• •	_		•=	• •	4 46 4 51
69		3878.	. Do.	K. M. Asanalebbe and othe	rs1	1 .	2 26	14	58		• •	_	• •		• •	14 58
70. 71		3879.		do	9		2 28		84		٠.	_				5 84
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73		3817.		I. Varisamohamed	9		3 0				• •	_	• •		• • •	12 19
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74		7845.	.Toppur	S. E. Abdul Rasool	12	2	1 37	15	60			_				15 60
75.		7846.		. A. Segutamby	2		3 24		6 3							3 63
76. 77		7847. 7848.		K. M. Asanalebbe M. Meerasaibo and two oth	t ners 4		2 22 2 27	7 5 8	5 34	-	٠.		• •	_		7 5
78		7849.		M. Meerasa	(2 3		55		• •	_	• •	_	• •	5 84 0 65
79		7850.		M. Meerasaibo and others			2 6	4 4	12		• •	_	• •	_		4 42
80	• •	7851.	. Do.	K. Mohamedmaricar and S			3 20	3 8	59	****			٠.			3 59
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89	Т	51.	. Do .	S. Mohideenpichai	2		3 9	3 5	ĭ		• •		• •			3 51
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95. na			Do.	. Heirs of Ammanipillai	2		3 5	3 4	8	_						3 48
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102		52.		M. Hamid and three others			3 21	1 1 2 3	3	_	• •					1 13 2 35
103	E	52 .	. Do.	S. Kumaresu and others	0)	2 11	0 7	ĭ	_	••		• •		•	0 71
104 105		52.		K. M. Asanalebbe	3		0 7		0		• •		• •	_		3 80
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107		52.	. Do.	Subramaniam and others	()	3 39	1 2	4		• •	_	• •			1 85 1 24
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114	₽	52.	Do.	. K. Velukkuddy and others]	Ĺ	1 38	1 8	86		• •		• •			1 80
118		52. 52.	. Do. . Do.	Heirs of Arampu K. Muthucumaru and othe	rs 2	2	0 15 1 33	2 6 3	32	_						2 62
117		52. 52.	. Do.	do.	-~ i	ĺ	1 36	1 8	7	_	٠.	_	• •			3 7 1 84
118	TE .	52. 52.	. Do.	S. Subramaniam and other)	1 31	0 8	55		• •		• •			ი 50
120	∪	52. 52.		do. S. Veluppillai and others	4	Ŀ	$\begin{array}{cccc} 1 & 32 \dots \\ 0 & 2 \dots \end{array}$	5 5	6	_			• •	_	•	5 56
121	W	52.		S. Subramaniam and other	s]	ĺ	1 5	16	52 50		٠.					2 52 1 60
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126	B			.S. Pakirtamby		Ĺ	3 26	2 ;	39.,	_	• •		• •			0 39
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129	E	53.		do			1 33	1 1	24 32		٠.		• •			$\begin{array}{c} 3 & 24 \\ 0 & 82 \end{array}$
130)F	53.	. Do.	Apiramipillai, widow of T	ambimuttu,						٠.					
191	L. G	L E9	D.	and others	§		1 12	2 9	91.,							2 91
132	H	† 53. I 53.		K. Velukuddy and others Heirs of Arampu			0 22 2 29	2 (37. .		• •		• •			2 61
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138	5R			Apiramipillai, widow of T	'ambimuttu,				JJ.,		• •	_	٠.		••	4 59
126	3L	53.	i's te	and others	9	ŗ	3 13	6	4.		_					6 4
137	7N	f 53.		M. Meerasiabo and others do.	(<i>)</i>	3 11 3 14	. <u>l</u>		·	• •		••	_		$\begin{array}{ccc} 1 & 2 \\ 4 & 80 \end{array}$
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141, C		Pakirtamby .	. 2 1 7.			— .	
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144. 72 83 Do. K. Sarawanaruthu 2 3 35 3 71 9 71 145. 1289 Do. N. Santungam 0 1 20 0 47 0 47 147. 1244 Do. A. Kasantkhipilis 1 1 18 1 70 1 10 147. 1244 Do. A. Fonnan and others 0 22 0 17 0 17 148. 1242 Do. A. Fonnan and others 0 22 0 17 0 17 148. 1242 Do. A. Fonnan and others 1 1 18 1 70 1 0 17 148. 1242 Do. A. Fonnan and others 1 2 10 33 0 17 149. U. 63 PallikudyuruppuK Kalisapu and three others 8 1 2 10 33 3 3 3 3 3 3 150, V. 53 Do. Heirs of K. Kalisaputhijillai and two 2 9 0 70 0 70 143. X. 83 Do. K. Kansapathijillai and two 2 14 5 73 5 73 144. 2 53 Do. Heirs of K. Kansparan and S. Subrama. 3 3 2 3 3 3 72 5 3 3 145. A 4 Do. K. Wolkkeddy and others 3 0 30 3 91 3 2 11 146. B 4 Do. K. Kansanalai and others 3 0 30 3 91 3 2 11 147. O 54 Do. K. Muhumurara and K. Velukkuddy and solution of the subrawara and solution	T-100	S. M. Varisatamby	. 1 2 24		-		. — 2 6
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149. U 53. PallikudyuruppuK. Kaliappus and three others 8 1 2 10 33		Preliminary plan	No. 167.				
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183 X	150V 53 Do.	Heirs of K. Kathiravelu .	. 2 3 3 8	3 73		. – :	
183, Y				0 70		· — ·	0 70
163, 7, 83. Do. K. Saravanamuthu 164, 2, 85. Do. Heims of Thangarma and S. Subrama 165, A. 54. Do. K. Heims of Thangarma and S. Subrama 166, B. 56. Do. K. K. Monardais and others 1 2, 7, 193	102 00			5 73			5 73
185. A. 54 Do. K. Velukkuddy and others 3 0 20 3 9 1				0 43		. — .	
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169. B 54. Do. Vallippillat, wife of Parasuramer and others 4 1 32. 5 56. 5 56 160. E 56. Pallikudyurupu K. Konamalai and others 3 27. 4 59. 4 59 161. F 59. S. Kathiramatamby 1 9 1 48 1 48 161. F 59. S. Kathiramatamby 1 9 1 48 1 48 161. F 59. S. Kathiramatamby 1 9 1 48 1 48 161. F 58. S. Kathiramatamby 1 9 1 48 1 48 161. F 59. S. Kathiramatamby 1 9 1 48 1 48 161. F 58. S. Kathiramatamby 1 9 1 48 1 48 161. F 56. S. Kathiramatamby 1 9 1 48 1 48 161. F 56. S. Kathiramatamby 1 9 1 4 50 161. F 56. S. Kathiramatamby 1 9 1 4 50 161. F 56. S. Kathiramatamby 1 9 1 4 50 161. F 56. S. Kathiramatamby 1 9 1 4 50 161. F 56. S. Kathiramatamby 1 9 1 4 50 161. F 56. S. Kathiramatamby 1 9 1 5 5 161. F 56. S. Kathiramatamby 1 9 1 5 5 161. F 56. S. Kathiramatamby 1 9 1 5 5 161. F 56. S. Kathiramatamby 1 9 1 5 5 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamatamby 1 1 1 1 1 1 161. F 56. S. Kathiramatamatamatamatamatamatamatamatamatama		K. Nallatamby and others	2 2 22	3 3 0	_ :	: - :	
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181. F 56. S. Kathiramatamby 1 0 29 1 48. 1 48							
182. Graph 66. — S. Mohideenpichai 1 3 10. 2 27. 227. 227. 24 50 184.1 56. — C. P. Thambiai 3 2 16. 4 42. — 4 42 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 4 42 — 5 63 —					— .	. — .	
183. H 56. .					_ :	. — .	
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188. M. 56. — Nagamuthu, wife of Nalliah 2 3 23. 3 62. —							0 35
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171. 9979.	170 1246 —	Heirs of Allapichai	0 0 8	0 6		. –	0 6
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173I 1654. Toppur	171 9979 —	U. Ramu and five others	4 1 31,.	5 55		· -	5 55
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B.—Lands to pay a Maintenance Rate of Re. 1.25 per Aore per Annum for Five Years from January 1, 1927, to December 31, 1931, inclusive. This Rate must be re-assessed for 1932.

Peruveli Maintenance.

		•	Preliminary	plan N	Го. 18 <b>2</b>						No 2 T	
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353			. Kanni Kandan and others	3			4 13.		• •	_		4 13,
354I			, K. Kandan and Mohideen Bawa	0			1 3		• •		–	$\begin{array}{c} \dots & 1 & 3 \\ \dots & 16 & 59 \end{array}$
355	W 60.	. Do.	P. Mohideen Bawa	13		· · ·	16 59.	. –	• •			10 00
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356	1252.	.Pallikudi	A. Masthan	0	1 27	••	0 52.		• •		—	0 52
			Preliminary 1	plan No	o. 179.							
357I	59.	. Mallikaitivu	A. Kanapathipillai	4	3 5	i	5 98.	. —				5 98
358J			do	6	0 8		7 56			_	—	7 56
359E	C 59.	. Do.	Chellamma, widow of Mohideenpi	_			- 0-					7 25
9 <b>4</b> 0 T	<b>59</b> .	. Do.	and others	<b>5</b> <b>4</b>		• •	7 25 5 56		• •	_	· · · —	
360I 361N			V. Ahamadusa and others M. Abdul Raheem		2 8		5 56 4 44		• •		•	5 56 4 44
362 . N			P. Konamalai and two others	16	3 19			_	• •	_		$\frac{1}{121} \frac{1}{9}$
3630			S. M. Muhamad Maraikayar and			-			••		••	
-			others	6	0 37		7 79			_		7 <b>7</b> 9
364P	<b>59.</b>	. Do.	. Mohamed Asiaumma, wife of H									00.00
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<b>36</b> 5Q <b>366.</b> R			A. Kanapathipillai	0	3 23. 3 36.		1 12		• •		—	$\begin{array}{c} \cdot \cdot \cdot 1 & 12 \\ \cdot \cdot \cdot 3 & 72 \end{array}$
367S			P. Chittampalam K. Visuvalingham	4	2 7		3 72 5 68	_	• •		—	5 68
368T			. K. A. Seyadu Mohamadusaibo	4			5 <b>85</b>		• •		—	5 85
369U			. K. Kathiraman and others	23	2 29				• •			29 60
			Preliminary p	lan No					• •		–	• • •
370V	59	Mallikaitivu	P. Sockalingham and others	9	1 13.	1	I 66					11 66
371W			. K. Arumugam	ĭ	2 26.		2 8	_	• •			2 8
372X			. do	î	2 31.		2 12		• •		· · · —	2 12
373Y		Do.	S. Careem	2	3 1.		3 45	_	· •		· -	3 45
374Z	59	Do.	P. Sockalingham and others	3	1 37.		4 35			_ :	_	4 35
375A	60	Do.	do	3	0 25.		3 95					3 95
376B	60	Do.	A. Masthan	2	1 3.		2 84	_		<del>-</del> .	. —	2 84
377C	60	Do. Do.	P. Sockalingham and others	3	0 13.		3 85	_	• •	— .	. —	3 85 2 28
378D 379E	60 60	Do.	M. Anthony V. Ismail	1	3 12. 2 7.		2 28		• •			1 93
	60/1	Do.	N. Swaminadhapillai	20	2 33.		l 93 5 88		• •			25 88
381F		Do.	. Heirs of Mohamadu Maideen	7	2 39.		9 68	-	• •		. –	9 68
382F		Do.	M. Mamusaibu and others	5	0 33.		3 51	_	• •		: =	6 51
383G	60	Do.	K. Murugan and others		1 24.	. 10	50	-				10 50
384H	60	Do.	K. Vyran	6	2 27.	. 8	34		• •	`	: –	8 34
385I	60	Do.	Seeniachumma, widow of Mohame		1 20							6 80
386J	60	Do.	Veerapathirankovil	0	1 30. 2 36.		80 91	_	• •	<del>-</del> .	. —	. 0 91
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<b>390</b>			. P. Konamalai and others		0 38.		5 12 55		• •	<del>-</del> .	. —	1 55
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394P			. Asiaumma, widow of Meerasa	4	2 38.		92		٠.	<b>-</b>	. —	5 92
395Q	56	_		1 1	3 33		45			—		2 45
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409J	61,4	<b>Do.</b> .	. Mohideenachi, widow of Neinakand									
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The reduced Rate will be charged from 1928.

Preliminary plan No. 1,776.

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457				Podivayal .	.He	irs of Sa	bapathir	lan No. 5,38 pillai and ot	hers .	. 0	1 3	31	0	89	1920	). —		_			. <b>.</b>		89
458	5	27	• •	Pullichadipodda	i He			<b>-</b>		_					•		• •	_	• •		• •	v	81
459		1		Kaddantivu-aru		Allapich	na i	n No. 5,485	•	. 1	3 1	2	3	65		-						3	65·
460	)	4	٠.	Changaladivaya				No. 5,465.						ber 1 15		920. —		_				0	15
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461	١.,	. 2	• •	Sakkaraveddai		•	•							68		_		_	• •		• •	U	00
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	6 7							e of Mobid				36 28		45.				_	• •		• •	1	35
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	9000 T			minary plan No. 4,654.			4, 192	2.						•
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	a n			iminary plan No. 5,730.	Date of Sale:	January 23,	1923.							
•	z P	eruvelikulach naiarugu		K. Pathinia	3 0 13	. 6 16					. –		6	16
		-	Prel	iminary plan No. 4,654.	Date of Sale:	August 18,	1923.							
. :	2612P	anykatanalav	ary <b>Heir</b> s	of M. Sinnatamby	0 0 37.	. 0 46	•				. <del>*</del> -	••	0 4	46
			Preli	Pe iminary plan No. 1,776.	ruveli. Date of Sale: .	January 23.	1894.							
. !	5704P	eruvelikula-				-								
		chenalarugu.		K. Pathinia iminary plan No. 2,633.	3 1 23		 001	• •		•		••	6	79
. 77	7183A	ndiveddavan.	.P. Mohi	deen Bawa	$\dots 0  0  21.$		 901.					(	0 2	26
			Prelimir	nary plan No. 3,507. Da	te of Sale: Dec	ember 12, 1	905.					_	_	
. 92	3402V	duchalchena		A. Palany	8 1 32.			• •		• •		1	6	90
	753V	dichalchenai		minary plan No. 4,304.  A. Palany	Date of Sale: F	. 5 53	1912.		_			• •	Б.	53
_			Prelin	ninary plan No. 4,497.	Date of Sale: M	arch 5, 191	3.							
	588P∈ 592V	ruveli . Stanapody-	.Heirs of	A. Palany	0 0 14.	. 0 18	-	• •	_	• •		(	) ]	18
		alavari .	.P. Kons		1 2 4.		-					8	3	5
				minary plan No. 4,924.			1923.							
•	6V	adichalchenai	.K. Kan	apathypillai	1 1 5	2 56	-	• •		• •		•••	2 (	56
					33 2 17	67 26						6	7 2	26
	•			SUMMAI	RY.			E:	xten	t.	Amount	due.	_	
733	Landa	undan Allai n	arring a n	antenance reta of Do. 1	· 95 non care non	annum fon	A170	A.	R.	P.	Rs.			
- •	year	s from Janua	ry 1, 1927	naintenance rate of Re. 1			1	,728	1 :	27	2,160	37		
(2)		under Peruve years from Ja		a maintenance rate of R 1927	e. 1·25 per acre	per annum	for	544	2	5	ASO	74		
(3)	Lands Janu lands	paying a mai ary 1, 1927, will pay a co	ntenance and a con mbined re	rate of Re. 1.25 per acrestruction rate of Rs. 2.2 ate of Rs. 2 per acre per a I. 13/26 of April 22, 192	22 per acre per a nnum from 1928	nnum. Th , <i>vide</i> the H	on.	~**	-	~	000	13		
(4)	Reve	nue .	•	per acre per annum, revi				83 33	0 3 2 1			45 26		
,	•				-		- 9	389	<u> </u>	<u>_</u>	3,074			
		-			Area exempt	ed		,389	_	Ŏ		62 12		
							• •	-	_					
					Total area p		2	386		0	3,066			

元 超数 。

### DEPARTMENTAL NOTICES. **MISCELLANEOUS**

# Sale of Goods.

NOTICE is hereby given that the under-mentioned packages, which have been lying at the Baggage Office beyond the time allowed by law, will be sold by public auction on March 20, 1928, unless previously cleared. All goods sold but not removed before the expiration of three clear days after the date of approval of the sale will become liable to the payment of rent at the rates prescribed in the Customs Tariff:-

	Date 1927.	•		S. R. N	lo.	Name.		<b>v</b>	essel.	N	umber a of Pac	nd Desc kages.	ription
	October	7	٠.	1702		Mrs. S. K. Robert		ss. City of B	enares		1 chai		
A	October	8		•1791		Mr. W. L. Crawford		ss. Otranto			do.	_	
	October	11				*		Found in B.	<b>b.</b>		do.		
	October	17	• •	2155		Miss D. M. Gibbon		ss. Mooltan		• • •	do.		
	_			2368		M. E. S.		ss. Shropshir	е		do.		
	October	21	٠,	2530		Messrs. Adamjee Lukmanj	ée	ss. Silver Gu	avan	••	1 (6	tins	sugar
						and the second second		_			sar	n <b>ple</b> s)	
	_			2531		Mr. Abdul Hassen Jafferje	е	do.	• •		1 (3	$_{ m tins}$	sugar
											sar	nples)	
	October	26		2999	٠.	Mr. Fred Davis		ss. President	Wilson		1 parc	el	
	December	24		6619		From S. M., Fort		Madras to ?					
						·			<b>l'ala</b> imannar				
			H. M	I. Custo	ms,			, ,			C. H. C	OLLINS.	
	~ `		***		~~	1000				_			

Colombo, February 23, 1928.

for Principal Collector.

# List of Licensed Dentists, 1928.

THE following Dentists licensed under section 20 of Ordinance No. 3 of 1915 are legally entitled to practise Dentistry and Dental Surgery in Ceylon :-

	Name.			Residence.		Dat	e of
						Issue of	Licence.
8	Amarasekera, Pathirenege	William		100, First Division, Marada	ana	January	6, 1916
12	Bodemeyer, Mrs. Dora	• •		186, Colpetty	• •	January	28, 1916
7	Colyer, Edward Hamilton			Victoria arcade, Colombo		January	6, 1916
	De Jong, Michael	• •	٠.	"Enderley," Union place,	Colombo	January	6, 1916
3	Illukkumbure, Sri Prakram	a Mohanderam	alage	74, Trincomalee street, Kar	nd <del>y</del>	January	6, 1916
11	Illukkumbure, Sri Prakram	a Sonnadara		Kurunegala		January	28, 1916
5	Misso, Eric Constant	• •		Nuwara Eliya	• •	January	6, 1916
1	Patrine, Sarnelis Charles			"The Northern Dental S	surgery," 4th	Cross January	6, 1916
	•			st <b>reet, Jaffna</b>	<b>0</b> • ·		,
14	Perera, Dharmakirti Lawre	nce		27, Dam street, Colombo		February	25. 1916
6	Perera, Palihawadana Arac	hchige Lewis		55, Messenger street, Colom	nbo	Januarv	6, 1916
4	Seneviratne, Heelialiyana	Arachchigey	$\mathbf{Don}$	16, Norris road, Colombo		January	6, 1916
	Charles			•			-,
9	Smith, W. Atkins	• •	• •	Grand Oriental Hotel, Color	mbo	January	11, 1916
. 10	Vitharana, Winson Lewis	• •		Dental Surgery, Kandy	• •	January	28, 1916
				<b>5 (</b> )		•	•
	January 10, 1928.					F. O'B. ELL	ison, gistra <b>r.</b>
	Data at y 10, 1020.					n e	gistrar.

# Dental Register, 1928.

THE following Dental Practitioners are qualified under Ordinance No. 3 of 1915 to practise Dentistry and Dental Surgery in Ceylon :-

	Name,	Residence.	Date of Re	gistration.	Qualification with Dates.
12	Amesbury, Edward Percy	G. O. H., Colombo	August		2.S. New South Wales, Sydney
14	Cartwright, Leslie Mutlow Christoffelsz, Herman Sper-		June	26, 1925 L.D 10, 1926 L.D 21, 1915 L.D	S., R.C.S. (Eng.), 1925 S., R.C.S. (Eng.), 1924 S., R.C.S., 1914; L.R.C.P. & S. Idin.), L.F.P. & S. (Glas.), 1903
		"New Cross," Colpetty G. O. H., Colombo		4, 1922 L.D 20, 1924 Reg	S., R.C.S. (Eng.), 1921 istration Dental Board, Great
<del>4</del> 7	Arnold Rodrigo	Bristol Hotel "The Aviary," Park street. Colombo		1, 1927 L.D 31, 1916 L.D	.S. (Edin.), 1926 .S., R.C.S. (Eng.), 1898 .S., R.C.S. (Eng.), 1922
	Goonewardene, Joseph Stephen Rodrigo	"The Aviary," Park		()	S., R.C.S., 1911; L.R.C.S., 1909 Edin.); L.M.S. (Ceylon), 1906
16	Hale, Roberts Neale, Charles Douglas Rowat, Frederick Haddon Shinya, Shinzo	Queens Hotel Kandy	April September	29, 1924 L.D. 19, 1921 L.D.	S. (Eng.), 1924 S., R.C.S. (Eng.), 1912 S. (Eng.), 1921
3	Swan, Eric Wambeek, Arthur Reginald	1, Galle Face Cottages :	December	9, 1915 . L.D. L. 11, 1925 Cert	F.P.S. (Glas.), 1909 ificate of the Ceylon Medical ellege Council

F. O'B. ELLISON, Registrar.

January 10, 1928.

# THE CEYLON MEDICAL REGISTER, 1928.

THE following Medical Practitioners are qualified under Ordinance No. 2 of 1905 to practise Medicine and Surgery in Ceylon:

	806							. 1905	. 1905 1908 F.R. C.S. (Eng. ), 1912 1893	1905 1908 F.R.C.S. (Eng. ), 1912 . 1893 or 20, 1907	. 1905 1908 F.R.C.S. (Erg. 1, 1912 . 1893 or 20, 1907	1905 1908 F.R.C.S. (Eng. ), 1912 1893 or 20, 1907	1905 1908 F.R.C.S. (Eng. ), 1912 1893 or 20, 1907 er 13, 1907
th Dates.	Certificate of the Council of the Ceylon Medical College, June 9, 1908				), 1927	), 1927	), 1927	S. (Glas.), 1927 S. (Glas.), 1918 S. (Edin.), L.F.P. & S. (Glas.), 1905	J.W.S. (Cevlon), 1922 J.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1927 J.M.S. (Ceylon), 1921 J.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1918 J.M.S. (Ceylon), 1900 J.M.S. (Ceylon), 1927 J.M.S. (Ceylon), 1936; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1905 J.M.S. (Ceylon), 1927 J.M.S. (Ceylon), 1938 J.M.S. (Ceylon), 1908 J.M.S. (Ceylon), 1908 J.M.S. (Ceylon), 1908 J.M.S. (Ceylon), 1908 J.M.S. (Ceylon), 1909; F.R.C.S. (Eng.), L.R.C.P. (Lond.), 1909; F.R.C.S. (Eng.), 1912 J.M.S. (Ceylon), 1904	), 1927 ), 1918 1), L.F.P. & S. (Glas.), dical College, June 16, 1 R.C.P. (Lond.), 1909; 1 n.), L.F.P. & S. (Glas.), dical College, November (1), 1925 i.), 1927	), 1927 ), 1918 1.), L.F.P. & S. (Glas.), dical College, June 16, 1 m.), L.F.P. & S. (Glas.), diral College, November 1, 1925 i.), 1925 i.), 1927	M.S. (Cevlon), 1922  M.S. (Cevlon), 1921  M.S. (Ceylon), 1921  R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1918  R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1918  M.S. (Ceylon), 1990  M.S. (Ceylon), 1996  M.S. (Ceylon), 1996  M.S. (Ceylon), 1996  M.S. (Ceylon), 1998  M.R. C.S. (Edin.), L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 189  M.S. (Ceylon), 1998  M.S. (Ceylon), 1998  M.R. C.S. (Edin.), L.R.C.P. & S. (Glas.), 1925  M.S. (Ceylon), 1994  ertificate of the Council of the Ceylon Medical College, November 20, 18.C.P. & S. (Edin.), 1927  M.S. (Ceylon), 1920  M.S. (Ceylon), 1920  M.S. (Ceylon), 1920  M.S. (Ceylon), 1925  L.M.S. (Ceylon), 1925  L.M.S. (Ceylon), 1927  M.S. (Ceylon), 1927  M.S. (Ceylon), 1926  L.M.S. (Ceylon), 1927  M.S. (Ceylon), 1926  L.M.S. (Ceylon), 1927  M.S. (Ceylon), 1927  M.	<ul> <li>M.S. (Cevlon), 1992</li> <li>R.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1927</li> <li>M.S. (Ceylon), 1921</li> <li>R.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1918</li> <li>M.S. (Ceylon), 1990</li> <li>M.S. (Ceylon), 1996</li> <li>M.S. (Ceylon), 1997</li> <li>L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1905</li> <li>M.S. (Ceylon), 1998</li> <li>M.S. (Ceylon), 1998</li> <li>M.S. (Ceylon), 1998</li> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1909; F.R.C.S. (Fartificate of the Council of the Ceylon Medical College, November 20, 1907</li> <li>M.S. (Ceylon), 1993</li> <li>L.R.C.P. &amp; S. (Glas.), 1925</li> <li>A.R.S. (Ceylon), 1920</li> <li>M.S. (Ceylon), 1921</li> <li>A.M.S. (Ceylon), 1925</li> <li>A.M.S. (Ceylon), 1925</li> <li>A.M.S. (Ceylon), 1926</li> <li>L.M.S. (Ceylon), 1927</li> <li>L.M.S. (Ceylon), 1937</li> <li>L.M.S. (Ceylon), 1933</li> </ul>
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Qualifications with Dates.	L.M.S. (Ceylon), 1919 L.M.S. (Madras), 1897 L.M.S. (Ceylon), 1908; D.P.H. (Oxford), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913 L.M.S. (Ceylon), 1908; D.P.H. & S. (Glas.), 1894 Certificate of the Council of the Ceylon Medical College, January 13, 1919 M.B., C.M. (Aberd.), 1897 L.M.S. (Ceylon), 1919	<ul> <li>L.M.S. (Ceylon), 1921; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1923</li> <li>M.B., B.Ch. (U. Dublin), 1922</li> <li>Certificate of the Council of the Ceylon Medical College, July 1, 1918</li> <li>M.B. (Calcutta), 1924</li> <li>L.M.S. (Ceylon), 1921; L.R.C.P. (Edin.), 1924; L.R.C.S. (Edin.), 1924; L.R.F.P. &amp; S. (Glas.), 1924</li> <li>L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1907</li> </ul>	<ul> <li>L.M.S. (Ceylon), 1925</li> <li>L.M.S. (Ceylon), 1915</li> <li>L.M.S. (Ceylon), 1916</li> <li>Certificate of the Council of the Ceylon Medical College, Jane 2, 1908</li> <li>Certificate of the Council of the Ceylon Medical College, May 6, 1908</li> <li>L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1899</li> <li>M.B.B.S. (Bombay) 1922</li> <li>L.M.S. (Ceylon), 1918</li> <li>L.M.S. (Ceylon), 1917</li> <li>L.M.S. (Ceylon), 1909; L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.)</li> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1901; M.B.B.S. (Lond.), 1904; D.P.H., R.C.P.S. (Eng.), 1904</li> <li>L.M.S. (Ceylon), 1898</li> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1924</li> </ul>	L.M.S. (Ceylon), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1886 M.B.S. (Bombay), 1926 Certificate of the Council of the Ceylon Medical College, July 14, 1908	L.M.S. (Ceylon), 1925  Certificate of the Council of the Coylon Medical College, June 12, 1918  L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1907  M.B., C.M. (Madras), 1912; L.R.C S. (Edin.), 1921  Certificate of the Council of the Ceylon Medical College, February 26, 1908  L.M.S. (Ceylon), 1912  L.M.S. (Ceylon), 1912  L.M.S. (Ceylon), 1914  Certificate of the Council of the Ceylon Medical College, June 9, 1908  Certificate of the Council of the Ceylon Medical College, October 6, 1908  L.M.S. (Ceylon), 1917  M.B. (Galenthal, 1917  L.M.S. (Ceylon), 1918  L.M.S. (Ceylon), 1918
Date of Registration.	August 18, 1919 November 13, 1907 May 30, 1914 Josember 4, 1907 June 2, 1908 January 13, 1919 December 4, 1907 August 11, 1919	April 23, 1921 . October 17, 1925 . July 1, 1918 . December 13, 1927 . April 18, 1921 . March 5, 1908 .	August 3, 1925 .  August 4, 1917 .  June 2, 1908 .  May 6, 1907 .  September 8, 1926 .  August 22, 1918 .  May 21, 1917 .  July 9, 1909 .  November 6, 1907 .  October 28, 1924 .	June 28, 1916 . March 27, 1911 . August 11, 1927 . July 22, 1908 .	August 10, 1925 June 12, 1918 October 31, 1919 January 26, 1913 January 26, 1913 January 26, 1908 October 7, 1924 June 19, 1908 August 14, 1917 May 1, 1925 August 4, 1917
Residence.	Civil Hospital, Jafina Kamala Lodge," Jafina Gulistan," Ward place, Colombo Colombo Mirigana Kottagoda, Dikwella Kesbewa	Dental Institute, Colombo Evesham, Brown Rigg road Government Dispensary, Ambepussa "Mays Field," Turet road, Colombo Itinerating M. O., Badulla	Kandy Kitulgala Railway Station road, Jaffna Jaffna Jaffna Gentral X. M. C. A., Fort General Hospital, Colombo Panadure Nawalaptitya Colombo I58, Grandpass, Colombo Negombo	Passara 20, Bunder road, Karachi, Sind, India Manipay Apothecary in Charge, Hikkaduwa	Buttala Nelundeniya, Kegalla 1,036, Peradeniya road, Kandy Jaffna Udupiddy, Jaffna Valaichenai Colombo Medagama Nallore, Jaffna Koppai, Jaffna Jaffna Manipay, Jaffna Mainipay, Jaffna Kilinochchi Deltota
Name.	697. Arulpragasam, Albert Rajaratnam 156. Arumugam, S	82. Ball, (Mrs.) Florine Isabel 665. Baptist, Edward Charles 967. Mrs. Barclay, Myne Catherine 738. Barrow, Clement Allanson 60. Bartholomeusz, Francis Ernest Robert	869. Bartholomeusz, George Frederic	Honaventure 572. Brohier, Eric Stanley 457. Brooks, James William 962. Buell, Edward Thampoo 356. Bulner, Willisford Abram	653. Caldera, Richard

L.M.S. (Madras), 1923 M.B.C.S. (Eng.), L.R.C.P. (Lond.), 1914 Cortificate of the Council of the Ceylon Medical College, June 30, 1908 L.M.S. (Ceylon), 1908 L.M.S. (Ceylon), 1874 L.M.S. (Ceylon), 1874 L.M.S. (Ceylon), 1874 L.M.S. (Ceylon), 1873 L.M.S. (Ceylon), 1923 L.M.S. (Ceylon), 1923 L.M.S. (Madras), 1912 L.M.S. (Madras), 1912 L.M.S. (Madras), 1913 L.M.S. (Ceylon), 1923 L.M.S. (Eng.), L.R.C.P. (Lond.), 1925 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1907; F.R.C.S. (Edin.), 1919 L.M.S. (Ceylon), 1892 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917; M.B., B.S. (Lond.), 1919 L.M.S. (Ceylon), 1890; L.R.C.P. (Edin.), 1898 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917; M.B., B.S. (Lond.), 1909 L.M.S. (Ceylon), 1900; M.R.C.S. (Edin.), L.R.C.P. (Edin.), L.R.C.P. (Edin.), 1925 L.M.S. (Ceylon), 1939 L.M.S. (Ceylon), 1939 L.M.S. (Ceylon), 1938	L.M.S. (Ceylon), 1923 Certificate of the Council of the Ceylon Medical College, October 8, 1919 Certificate of the Council of the Ceylon Medical College, October 8, 1919 L.M.S. (Ceylon), 1922; L.R.C.P. & S. (Edin.); L.R.F.P. & S. (Glas.), 1926 L.R.C.P. & S. (Edin.), L.R.P. & S. (Glas.), 1906 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917; M.R.C.P. (Edin.), 1924 L.M.S. (Ceylon), 1890 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917; M.R.C.P. (Edin.), 1924 L.M.S. (Ceylon), 1911 L.R.S. (Ceylon), 1911 L.R.S. (Ceylon), 1911 L.R.S. (Geylon), 1913 L.R.S. (Geylon), 1913 L.R.S. (Geylon), 1913 L.M.S. (Ceylon), 1926
June 9, 1923 December 10, 1918 July 25, 1909 July 16, 1908 July 4, 1912 July 4, 1912 July 1, 1923 October 16, 1907 October 26, 1915 November 3, 1907 June 20, 1914 October 3, 1907 June 11, 1920 March 5, 1908 August 6, 1917 January 23, 1920 November 8, 1909 January 23, 1920 November 8, 1909 August 16, 1918 September 26, 1914 November 19, 1925 October 3, 1907 August 10, 1918 September 26, 1914 November 19, 1925 October 3, 1907	April 26, 1924  October 8, 1919  April 26, 1922  September 7, 1909  December 9, 1910  April 23, 1921  January 5, 1924  May 50, 1908  Jugar 17, 1927  March 9, 1907  March 9, 1907  March 9, 1907  March 30, 1916  August 17, 1927  January 16, 1907  August 17, 1927  January 16, 1907  August 1, 1927
ipay Post  mpaign, Colombo  fina  mbay olombo olombo owita bo  Japitiya, Colombo  Colombo  Lapitiya, Colombo  Louvil, Chunakam	Government Dispensary, Batalagoda, Ibbagama, R. O. Badulla San Sebastian, Colombo Duke's Bungalow, Talawakele Maradana, Colombo "Polyvinic," Frankfort place, Bambalapitiya Batve Island Matara Siave Island Matara Springfield," Kanatta road Colombo Kalutara South Palm Grove," Panadure Colombo Galle Talm Grove," Panadure Colombo Galle Matu Golombo J. M. O., Galle General Hospital, Colombo
806. Chelladore, Mariappa 680. Chellappah, Seemampillai Francis. 348. Chellappah, Arumugam 412. Chellappa, Arumugam 528. Chellappah, Maylvakanam 607. Chelliah, Henry Ponnambalam 609. Chelliah, Simathamby Nagamutu. 71. Chinnah, Arunachalam 609. Chelliah, Simathamby Nagamutu. 71. Chinnah, Arunachalam 609. Chelliah, Simathamby Nagamutu. 600. Chelliah, Frankoze Sorabji 612. Chinsell, Percy John 60. Chitampalam, K 634. Christoffelsz, Hermann Sperling 106. Cooke, Gunaratmam Franklin 668. Cooke, John Carl 720. Cooke, John Carl 720. Coonaraswamy, Eliyathamby 152. Coonaraswamy, Eliyathamby 152. Cooray, Henry 424. Cooray, Edward Abraham 708. Cooray, Henry 48. Corea, James Alfred Ernest 916. Crea, James Alfred Ernest 916. Crea, James Alfred Ernest 916. Crea, James Alfred Ernest 917. Cree, James Alfred Ernest 918. Cree, James Alfred Ernest 918. Cree, James Alfred Ernest 919. Cree, James Alfred Ernest 910. Cree, James Alfred Ernest 911. Creette-Thambiah, Rajaratnam 653. Cur, Miss Isabel H.  D.	

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	Name.	Residence.	Date of Registration.	Qualifications with Dates.	. 1
317. 103. 354. 568. 933.	De La Zilwa, James Adrian  De Livera, John  De Livera, Frederick  De Livera, Miss May Winifred  De Livera, Percival Lancelof	Badulla Mahawella "Upcot," Mutwal 33, Kanatta road, Colombo Galle	June 5, 1908 October 30, 1907 July 22, 1908 May 18, 1916 January 5, 1927	Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, October 30, 1907 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.M.S. (Ceylon), 1916; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1926 L.M.S. (Ceylon), 1926	
878. 407. 363. 755. <b>5</b> 73.	Frederick De Mel, Ernest Lionel Fredrick De Mel, Hugh De Niese, Vincent William Denny, Cedric Roland De Fints, Ambrosius Diego De Rosairo, Jerry	"Lauriston," Gregory's road, Colombo Moratuwa Point Pedro Galle Face Hotel, Colombo Chilaw The Town Dispensary, Puttalam	12, 13, 13, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16	L.M.S. (Coylon), 1925 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1901 Certificate of the Council of the Ceylon Medical College, July 21, 1908 M.B.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1879	•
796. 1443. 166. 280.	De Sampayo, Justin Aloysius Simon De Saram, Allan Morgan De Saram, Gerald Hartnoll De Saram, Gerald Samuel William De Saram, Herbert John De Silva, Alfred Walter	U. M. O., Moneragafia Kand. V., Moneragafia 72, Colpetty, Colombo Gampola. Mandapan Camp Wadduwa and Kalutara	December 19, 1922 October 30, 1907 November 13, 1907 April 26, 1922 November 27, 1907 May 6, 1908	L.M.S. (Coylon), 1922 M.B. C.M. (Aberd.), 1889 L.R. C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1894 L.M.S. (Ceylon), 1922 L.S.A. (Lond.), 1900 Certificate of the Council of the Ceylon Medical College, May 6, 1908	
988. 879. 587. 403.	DeSilva, Appu Henneuge Donatived De Silva, Charles Joseph Christopher De Silva, Appu HennedigeDon Rinnon De Silva, Appu Hennedige Don Simon De Silva, Appu Hennedige Don	"Similar de la compansa de la componenta del componenta del componenta del componenta del componenta del com		L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1908 L.M.S. (Ceylon), 1921	
671. 144. 624. 78. 777. 605.	Siephen  De Silva, Appu Hennedige Theodore De Silva, Arnolis  De Silva, Arthur Clement De Silva, Arthur Marcellus De Silva, Creil William Abraham  De Silva, Christopher Ignatius De Silva, Christopher Ignatius De Silva, Charles Lambert Albert De Silva, Charles Edward	Anuradhapura Dikhena estate, Pitigala, Elpitiya Nelundeniya viá Kegalla "Carlsholme," Ward place, Colombo Dambulla De Saram place, Colombo "Priawinana," Negombo "Priawinana," Negombo Tgu-Shima, Dioknan's road, Havelock	August 12, 1918 November 13, 1907 December 16, 1917 October 16, 1907 June 29, 1922 September 13, 1917 April 15, 1908 January 23, 1908	L.M.S. (Ceylon), 1918 Gertificate of the Council of the Ceylon Medical College, November 13, 1907 Gertificate of the Council of the Ceylon Medical College, December 15, 1917 F.R.C.S. (Eng.), 1906; L.R.C.P. (Lond.), 1903 L.M.S. (Ceylon.), 1926 M.B., B.S. (Lond.), 1916 L.M.S. (Ceylon.), 1904; L.R.C.S. (Edin.), 1913; L.M.R.C.P. (Ireland), 1914 L.R.C.P. (Lond.), M.R.C.S. (Eng.), M.B., B.S. (Durh.), 1891	
	De Silva, C. M	Town Ratgama, Dodanduwa  D. M. O., Kıslanda Demandıya vid Negombo Government Dispensary, Akuressa Anuradhapure Aranayaka	August 11, 1919 November 6, 1907 July 22, 1908 April 7, 1924 May 2, 1922 August 11, 1910	Certificate of the Council of the Caylon Medical College, November 20, 1907  L.M.S. (Ceylon), 1919  Certificate of the Council of the Caylon Medical College, November 6, 1907  Certificate of the Council of the Caylon Medical College, July 14, 1908  L.M.S. (Ceylon), 1924  L. R. C. Ceylon), 1924  T. R. S. (Ceylon), 1910	
201. 1 158. I 158. I 218. I 801. I	De Silva, Acroere Charles Vincente De Silva, James Bernard De Silva, Joseph Sebastian De Silva, K. J De Silva, Kariyawasan Warnakule	Colomba Colomba Heenatiyangale, Kalutara South "Summighill," Bagatelle road, Colomba Moratuwa Walasmulla	ber 20, 1 c 28, 1 y 16, 1	L.M.S. (Ceylon), 1993; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 Certificate of the Council of the Ceylon Medical College, November 20, 1907 M.B., C.M. (Aberd.), 1899; D.P.H. (Camb.) L.M.S. (Ceylon), 1895 L.M.S. (Singapore), 1919	
944. I 831. I	Tantrige John De Silva, Lamahowage Martin De Silva, Manikku Wadumestri Mar	Moderawatta, Ahangama	March 28, 1927 August 4, 1924	L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1927 L.M.S. (Ceylon), 1924	
645.	tinus De Silva, Samarasinghe Arachchige	Wellampitiya	June 8, 1918	Cortificate of the Council of the Ceylon Medical College, June 8, 1918	
643. 1 187. 1 733. 3 519. 1 631.	Do Silva, Thomas Do Silva, William Evart Do Silva, Wilton Lionel Do Silva, Watter Thomas Oe Silva, Don Sam	Nattandiya Kandy Ward place, Colombo Panadure Gare of The National Bank of Scotland, Edinburgh	June 7, 1918. December 4, 1907 January 17, 1921 September 8, 1913 April 24, 1918	Cortilicate of the Council of the Ceylon Medical College, June 7, 1918  L.M.S. (Ceylon), 1905  M.B.C.S. (Sing.), L.R.C.P. (Lond.), 1917; M.D., B.Ch. (Liverpool), 1919  L.M.S. (Ceylon), 1918	

٠	•	PART I. — CEYLON	GOVERNMENT	GAZETTE — MARCH 2, 1928	901
E. & S. (Glas. ), L.M.R.C.F. (Ireland), 1921 College, November 6, 1907	l College, October 12, 1917		000 ial Collego, May 21, 1908		al College, December 5, 1917
<ul> <li>L.M.S. (Ceylon), 1927</li> <li>L.B. C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1895</li> <li>L.M.S. (Ceylon), 1918-L.B. C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), L.M.R. C.P. (Ireland), 1921</li> <li>Certificate of the Council of the Ceylon Medical College, November 6, 1907</li> <li>M.B. (Lond.), 1902; M.D. (Lond.), 1906</li> </ul>	Certificate of the Council of the Ceylon Medical College, October 12, 1917 L.M.S. (Ceylon), 1946 L.M.S. (Ceylon), 1914	L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1912; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.M.S. (Ceylon), 1912; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 Certificate of the Council of the Ceylon Medical College, November 14, 1917 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1909 L.M.S. (Ceylon), 1924; L.R.P.P. & S. (Glas.), L.R.F.P. & S. (Glas.), 1925 L.M.S. (Ceylon), L.R.F.P. & S. (Glas.), 1925 L.M.S. (Singaporo), 1915 L.M.S. (Singaporo), 1915 M.D. (Edin.), 1894	L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1900 Certificate of the Council of the Ceylon Medical Collego, May 21, 1908 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1915 M.B., B. Ch., M.D. (U. Dublin), 1906 M.B., C.M. (Madras), 1899	L.M.S. (Ceylon), 1917 Certificate of the Council of the Ceylon Medical College, August 4, 1908 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1923 L.M.S. (Ceylon), 1927 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1916 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1922 L.M.S. (Ceylon), 1905 L.M.S. (Ceylon), 1905 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1906 C.M.S.	L.M.S. (Madras), 1924 Certificate of the Council of the Ceylon Medical College, December 5, 1917 L.M.S. (Ceylon), 1899
April 5, 1927 May 12, 1945 January 16, 1908 April 26, 1913 November 6, 1907 October 2, 1907	October 12, 1917 November 29, 1916 May 16, 1914	August 3, 1925  March 25, 1920  November 6, 1907  Becember 14, 1917  August 5, 1924  December 4, 1925  May 28, 1917  May 28, 1917  May 22, 1926  Soptember 20, 1918  April 3, 1909	December 11, 1907 May 21, 1908 Rebruary 19, 1908 May 5, 1916 November 6, 1923 September 16, 1907	July 6, 1917 August 10, 1908 August 18, 1919 June 9, 1923 April 1, 1927 November 20, 1907 September 23, 1907 August 23, 1916 August 23, 1919 December 19, 1922 October 30, 1907 November 8, 1910 June 19, 1926 June 19, 1926 June 19, 1926 June 29, 1926 June 19, 1927	r 11,
Mutwal D. M. O., Ramboda. Batnapura Colon-bo	Gardens, Colombo Mount Lavinia Matara Kurunegala	Udapussellawa Panadure "The Lawn," Mayfield road, Kotahena "Carlingford,"Nugegoda road, Wellawatta Nugegoda Kuwnegala Kandy Jeniyasu Jeniyasu, Jaffina Tiondamannar, Velvettifurai Great Western, Talawakele	Tuticorin Government Dispensary, Ja-ela School Medical Officer, Colombo Mount Lavinia Ballatar, Castle street, Colombo Jafina	Lepor Asylum, Mantivu  Mount Lavinia 56. New Chetty street, Colombo  Matale  "Benholme," Arbuthnot street, Cotta 29. Wasala road, Kotahena, Colombo  "Jesmond House," Alexandra road, Wellawatta Dematagoda "Lynsdale," Arbuthnot street, Cotta road, Colombo  "Lynsdale," Arbuthnot street, Cotta road, Colombo  M. O., Tangalla  Ghilaw  Ghilaw  "Neppital, Colombo  General Hospital, Colombo  Government Dispensary, Kamburupitiya "Westonen" Bacatelle road, Colombo	Kalutara Rawatawatta, Moratuwa Moratuwa
948. De Soysa, Joseph Emmanuel Francis 1652. Deutrom, Cyril Brederick 232. De Vos, Cyril Brederick 1232. De Vos, San 1239. De Zilwa, Leonard Joseph 39. De Zilwa, Lucian Arnold E	609i De Zilwa, Theodore Sidney 577. De Zoysa, Vincent Ploris 529. De Zylva, Hiddadura Karunamuni Thosairatna	handra Bandu Nimot hony hong charles Samuel incent rt Augustus rt Augustus awand Arachehige amunu Arachehige tuiar Balthazar Chinna oragathipillay ussell John	E. 196. Eapen, Kurien 293. Edirisinghe, Paulis Jeronicus 248. Ekanayake, Hector Eugene 549. Ekanayake, William Adrian 813. Ellison, Francis O'Brier 21. Evarts, Alfred C.	F.  588. Felix, John Edward 377. Felsinger, Charles 696. Ferdinando, Don James Hector 802. Ferdinands, Charles Lambert Stanley 945. Ferdinands, Wyvil Henry Vanden Driesen 162. Fernand, John Oscar 87. Fernand, John Oscar 87. Fernando, Albert Cyril 698. Fernando, Andrew Cyril 613. Fernando, Andrew Cyril 613. Fernando, Brithley 453. Fernando, Charles 914. Fernando, Charles 662. Fernando, Charles 662. Fernando, Charles 663. Fernando, Charles	

	Name.	Residence.	Date of Registration.	Qualifications with Dates.
891. <b>2</b> 09.	Fernando, Hewadewage Julius Fernando, Sir H. Marcus	Kynsey road, Colombo	January 4, 1926 December 24, 1907	L.M.S. (Ceylon), 1925 M.D. (Lond.), L.S.A. (Lond.), 1888
846. 668. 569.	Fernando, Isidore John Fernando, Jayawickrema Simon Fernando, Justin Victor	Auti-Malarial Campaign, Kurunegala Tisskmaharama Panadure		L.M.S. (Ceylon), 1924 L.M.S. (Ceylon), 1918 L.M.S. (Madras), 1916
793. 263	Fernando, Kalugamage Michael Fernando, Wannekuwattewaduge Constantine Description Weerssuria	Wennaphuwa Koralawella, Moratuwa Ratnapura	December 19, 1922 February 26, 1908 November 3, 1924	L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, February 26, 1908 W.R.C.S. (Flow) and J.R.C.P. (Lond.), 1994
661. 661. 673.	Fernando, Weiraanse Bernard Joseph Fernando, Welisarage Bernard Fernando, William Henry Fernando, Wellege Simon Guistopher	Udappu Colombo Pusitiot Medical Officer, Moratuwa	. ကွာ်လုံးကို မြောင်း	Certificate of the Council of the Ceylon Medical College, November 6, 1907 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1999; L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.)
816. 465. 477.	Anthony Fernando, Panagodage Betram Fernando, Maria Joseph Fernando, Joseph Louis Fernando, Waler Andrew Fernando, Andrew Joseph	o di di	y 5, 1924 ber 1, 1911 ber 1, 1911 1, 1912	(Ceylon), 1923 (Ceylon), 1911 (Ceylon), 1911 S. (Eng.), L.R.C.P. (Lond.), 1910; F.R.C.S. (Ireland, Ceylon), 1912
956. 531. 905. 974. 373. 118.	Fernando, Semage Edward Fernando, Solomon David Fernando, Walimunidewage Magris. Fernandopulle, Ignatius Nahveler Flamer-Caldera, Justin Beauclerc Foenander, Frederick Fonseka, Frederic Lionel	Horella Cross read, Colombo  "Ellandale," Moratuwa Canal Row, Fort, Colombo 43, Wall street, Kotahena Kurunegala Colombo "Palm Grove," Panadure	August 1, 1927 May 30, 1914 April 15, 1926 December 23, 1927 August 5, 1908 November 6, 1907 February 17, 1920	L.M.S. (Ceylon), 1924 L.M.S. (Ceylon), 1914 L.M.S. (Ceylon), 1927 L.M.S. (Ceylon), 1987 L.M.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1897 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1919
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489, 553, 391, 827, 480,	Gabriel, Vraspillai Gandevia, Dinshaw Garden, Alistair Sim Gilles, Eric Christian Godlieb, Edward Samuel	"Pembroke," Horton place, Colombo 158, Grandpass, Colombo Galle Face Hotel, Colombo M. O. H., S. P. (B.), Tangalla M. O. H., Nuwara Eliya Publio Health Department, Burnley,	June 26, 1912 May 26, 1916 September 30, 1908 August 2, 1924 November 8, 1910 May 22, 1912	L.M.S. (Ceylon), 1910 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.) M.B.,Ch.B. (Aberd.), 1906 L.M.S. (Ceylon), 1924; L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1924 L.M.S. (Ceylon), 1910 L.M.S. (Ceylon), 1907
803. 614.	Gomes, Walter Alexander Gomis, Thondamanarachchillage	Lancashire, England Kolonna Kegalla	June 9, 1923 December 6, 1917	L.M.S. (Ceylon), 1923 Certificate of the Council of the Ceylon Medical College, December 6, 1917
216. 434. 674. 845.	Goonestate, Valentine David Goonetilleke, Don Allanson Goonetilleke, Nolan Benjamin Peiris Goonetilleke, Viotor Albert Goonewardene, Andrew Simon	Matara Polgahawela Rodigama Colombo "Westland House," Panadure	January 16, 1908 June 14, 1910 August 22, 1918 February 18, 1908 October 28, 1907	<ul> <li>L.M.S. (Ceylon), 1900</li> <li>L.M.S. (Ceylon), 1918</li> <li>L.M.S. (Ceylon), 1906</li> <li>L.M.S. (Ceylon), 1806</li> <li>L.M.S. (Ceylon), 1897; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905</li> </ul>
972. 822. 97. 690.	Swaris Goonewardene, Cyril Vernon Goonewardene, Sam Goonewardene, J. H. Swaris Coonewardene, John Alfred Sera-	"Roxleigh," Panadure Deniyaya Panadure Tissamaharama	December 23, 1927 April 7, 1924 October 30, 1907 August 2, 1919	L. M.S. (Ccylon), 1927 L.M.S. (Ccylon), 1924 L.M.S. (Ccylon), 1889 L.M.S. (Ccylon), 1919
238.	singhe Goonewardene, Joseph Stephen Rodrigo Goonewardene, Percy Stanley	"The Aviary," Park street, Colombo District Hospital, Koslanda	January 16, 1908 December 22, 1924	L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1924

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Certificate of the Council of the Ceylon Medical College, February 26, 1908 M.B. (Ch. B. (Edin.), 1908 M.B. (Ch. B. (Edin.), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1920 L.M.S. (Ceylon), 1904; M.R.C.S. (Eng.), 1907 L.M.S. (Ceylon), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1 L.M.S. (Ceylon), 1910; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1926 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1919; M.B.B.S. (Lond.), 1919 L.M.S. (Ceylon), 1926 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1927 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1927 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1927 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.M.S. (Ccylon), 1917	L.M.S. (Ceylon), 1919 L.M.S. (Ceylon), 1926 L.M.S. (Ceylon), 1926 Certificate of the Council of the Ceylon Medical College, June 9, 1908 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1922 L.M.S. (Ceylon), 1898; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1899 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1906 L.M.S. (Ceylon), 1904; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1909 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1905; M.D. (S.M.) (Lond.), 1909 E.G.P.S. (Eng.), L.R.C.P. (Lond.), 1905; L.M.S. (Ceylon), 1939 L.M.S. (Ceylon), 1939 L.M.S. (Ceylon), 1935 L.M.S. (Ceylon), L.R.F.P. & S. (Glas.), 1926 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1926 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1926 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1926	<ul> <li>L.S.A. (Lond.), 1887; L.R.C.P. (Edin.), 1894; L.R.C.S. (Edin.), 1894; L.P.P. &amp; S. (Glas.), 1894</li> <li>L.R.C.P. (Edin.), L.R.C.S. (Edin.), L.F.P. &amp; S. (Glas.), 1888</li> <li>L.R.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1925</li> </ul>	M.B.C.S. (Eng.), L.B.C.P. (Lond.), 1917 L.M.S. (Ceylon), 1915 L.B.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1908 L.M.S., S. A. (Lond.), 1923 L.M.S. (Ceylon), 1922; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1904 L.M.S. (Ceylon), 1922; L.R.C.P. & S. (Glas.), 1927 C.R.S. (Ceylon), L.R.F.P. & S. (Glas.), 1927 Certificate of the Council of the Ceylon Medical College, October 16, 1907
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414. Grenier, Francis Charles Henry 762. Gunasekera, Francis 737. Gunasekera, Affred Barnes 724. Gunasekera, Affred Barnes 724. Gunasekera, Churchill Hector 724. Gunasekera, Septimus Theodosius 154. Gunasekera, Abraham de Silva 451. Gunasekera, Hrank Arnold 452. Gunasekera, Frank Arnold 453. Gunasekera, Herber Cecil Perera 454. Gunavardena, Herbert Occil Perera 861. Gunawardena, Hubert Oliver 871. Gunawardena, Justin Hilary 871. Gunawardena, Samson Amarasiri 941. Gunawardena, Sarnson Amarasiri 943. Gunawardena, Sarnkkali Patabendige Banchussena 689. Gunawardena, Simon Reginald 136. Gunawardena, Theodore de Silva Witanachi 727. Gunawardene, Theodore Hamnet 593. Gurusamy, Canagasabai	H.  699. Hall, John McGregor  927. Handy, George Rajanayagan  786. Harsze, William Gerald  786. Hary, George Powell  276. Hazari, Hussanally Jafferij  935. Hepponstall, Robbert Ian Collin  66. Herat, Albert Edward  242. Hewavitarane, Charles Alwis  469. Hirst, Leonard Fabian  899. Hoole, Cyril  29. Hoole, James  886. Hunt, Alfred Selvaratnam  926. Hunt, Samuel Alagaratnam  927. Huybertsz, Henry	1. 707. Ingram-Johnson, Reginald Edward 579. Ireland, Thomas	118. Jabir, Seka Marikar Mohamed 548. Jackson, Samuel Gardner 426. Jacob, Kaithail Koshi 808. Jameson, William John 44. Jan, E. Nelson 773. Jansen, Terence Richard 951. Jayamaha, Don Francis 75. Jayamaha, Camar Zaman

Qualifications with Dates.	L.M.S. (Ceylon), 1916; L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1924 L.M.S. (Ceylon), 1923 L.M.S. (Ceylon), 1913 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911 Certificate of the Council of the Ceylon Medical College, October 12, 1917 Certificate of the Council of the Ceylon Medical College, July 14, 1908 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1917 L.M.S. (Ceylon), 1912 L.M.S. (Ceylon), 1922 Certificate of the Council of the Ceylon Medical College, June 2, 1908		E.M.S. (Ceylon), 1923 M.B., Ch.B. (Edin.), 1926 Certificate of the Council of the Ceylon Medical College, November 6, 1907 L.M.S. (Ceylon), 1924 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.R.C.P. & S. (Rdin.), L.R.F.P. & S. (Glas.), 1927 L.M.S. (Ceylon), 1915 Cortificate of the Council of the Ceylon Medical College, June 15, 1918 L.M.S. (Ceylon), 1924 L.M.S. (Ceylon), 1924 C.M.S. (Ceylon), 1924 M.R. Carlificate of the Council of the Ceylon Medical College, November 13, 1907 M.J. C.S. (Eng.), L.R.C.P. (Lond.), 1921 M.B., B.S. (Lond.), 1917; M.D. (Lond.), 1921 M.B., B.S. (Madras), 1917
Date of Registration.	- <b>a</b> aa-	December 4, 1907 June 8, 1918 May 6, 1908 October 16, 1907 November 19, 1922 June 11, 1925 August 1, 1926 April 7, 1924 September 19, 1926 April 7, 1924 September 11, 1907 December 11, 1907 December 11, 1907 Pebruary 26, 1908 December 11, 1922 February 26, 1908 December 11, 1922 Rovember 13, 1907 August 2, 1927 November 13, 1907	August 1, 1923 October 6, 1927 November 6, 1907 August 4, 1924 June 5, 1908 Locomber 1, 1927 August 31, 1918 August 15, 1918 November 22, 1924 August 5, 1926 November 13, 1930 Rebruary 10, 1920 September 22, 1917
Residence.	Sis Sis	Assistant Director of Medical Services  Dankotuwa, Kochchikade  Ja-ela  Kalutara  R. M. O., Kandy  Medical Officer, Anchylostomiasis  Campaign, Colombo  Tangalla  Chilaw  Navaly South, Manipay, Jaffna  Mulhitivu  Kochchikade, Negombo  Badula  Chundikuli, Jaffna  District Medical Service, Dickwella  Jaffn  "Golconda," Colpetty	Ratnapura Moor's road, Wellawatta Care of C. K. Retnam & Co., Vannar. ponnai, Jafina M. O., Anchylostomiasis Campaign, Colombo Chunnakam Munarre East. Chavakachcheri Mourepos, 'Karlsrhue Gardens, Colombo Sammanturai, Kalmunai, Batticaloa, E. P. Kalmunaha Campaha Cancal Hospital, Colombo Calombo
Name.		169. Jayetileke, Richard George 546. Jayatilleke, Weersainghe Aratchigay Frenando 76. Jayawardena, Don Gregory 76. Jayawardena, Charles 611. Jayawardena, Rrederick Nicholas 794. Jayawardene, Receptick Nicholas 795. Jayawardene, Receptick Don Simon Simon Jayawardene, Percy Augustus Mendis 564. Jayawickrama, Frederick Sudrikku Jeremiah, Gumaratnam 116. Jeremiah, Joel Rajaratnam 589. Jeremiah, Joel Rajaratnam 790. Jenniah, Rajendram 790. John, Daniel Jesurasaigham, Anthony Edwards 790. John, Uaniel 526. John, Vedanayagan Ramapillai 730. John, Vedanayagan Ramapillai 730. John, Vedanayagan Ramapillai 730. John, Nedanayagan Ramapillai 730. John, Nedanayagan Ramapillai 730. John, Nedanayagan Ramapillai 730. Joseft Byron Arnold Ryland Disraeli 142. Joseft Byron Arnold Ryland Disraeli	K. Kahawita, Don Lionel Joannes 811. Kahawita, Don Lionel Joannes 130. Kanagaretnam, Chinnappa 130. Kanagaratnam, Chinnappa 1316. Kandiah, Ampalavanar 1316. Kandiah, Ramanathan Kandiah, Ramanathan Kariuppor, Alamadulobby Kariappor Mohamadu Ibrahim Karunaratne, Don David Karunaratne, Don David Karunaratne, Emmanuel Madia 146. Karunaratne, Emmanuel Madia 1551. Karunaratna, George Wilfred

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L.R.C.P. & S. (Edin.); L.R.F.P. & S. (Glas.), 1893 L.M.S. (Ceylon), 1922; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1924 L.M.S. (Ceylon), 1899; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1908 Certificate of the Council of the Ceylon Medical College, November 6, 1907 L.M.S. (Ceylon), 1917 M.R.C.S. (Eng.), 1905; L.R.C.P. (Lond.), 1905 L.M.S. (Ceylon), 1927 Certificate of the Council of the Ceylon Medical College, June 2, 1908 Certificate of the Council of the Ceylon Medical College, December 7, 1917	L.M.S. (Wadras), 1918 Cortificate of the Council of the Ceylon Medical College, October 17, 1917 L.M.S. (Ceylon), 1920 L.M.S. (Ceylon), 1926 L.M.S. (Ceylon), 1916; F.R.C.S. (Edin.), 1926 M.B. Ch.B. (Edin.), 1916; D.P.H., R.C.P.S. (Eng.) L.M.S. (Madras), 1922 L.M.S. (Ceylon), 1879	L.M.S. (Coylon), 1890; L.R.C.P. (Edin.), 1900 L.M.S. (Coylon), 1925	Cartificate of the Council of the Ceylon Medical College. August 25, 1908 L.M.S. (Ceylon), 1899; L.R.C.P. (Edin.), 1905 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1890 Cert ficate of the Council of the Ceylon Medical College, December 31, 1917 L.R.C.P. & S. (Edin.). L.F.P. & S. (Glas.), 1922 M.B. B.S. (Lond.), 1925 L.M.S. (Ceylon), 1897 Certificate of the Council of the Ceylon Medical College, October 30, 1907 L.M.S. (Ceylon), 1886; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 L.M.S. (Ceylon), 1886; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890 L.M.S. (Ceylon), 1888 L.M.S. (Ceylon), 1888 L.R.S. (Ceylon), 1888 L.R.S. (Ceylon), 1888 L.R.S. (Ceylon), 1888 L.R.S. (Ceylon), 1888 Certificate of the Council of the Ceylon Medical College, June 30, 1908		L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), F.R.C.S. (Ireland.), D.P.H. (Camb.) L.M.S. (Singapore), 1923 M.D., B.S. (Singapore), 1923 M.B., Mast. (Lind.), 1910 M.B., Mast. Surgery (Edin.), 1897 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1925 M.B., Ch.B., 1898; D.P.H. (Aberd.), 1899 Certificate of the Council of the Ceylon Medical College, June 2, 1908 L.M.S. (Ceylon), 1925 M.B., S. (Bombay), 1923 L.M.S. (Ceylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1913
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"Innishaunan," Station road, Bambala-pittya.  M. O. H., W. P., (B), Gampaha.  Provincial Surgeon, Kandy Negombo 103, Dam street, Colombo 305, Trincomalee street, Kandy "Eden Hall," Gower street, Havelock "Eden Hall," Gower street, Galle Road, Colombo Negombo Regombo Gelle Road, Dehiwala	Mantota 133, Katukele, Kandy Matara General Hospital, Colombo "Lakshmypathy," Darley road, Colombo Jaffna Anchylostomiasis Campaign, Golombo Talaimannar	Colombo (140, Colpetty) Delft	Nallore, Jaffna Colombo Negombo Lunuwila "Rodney House," Cotta road, Borella Colombo Main street, Negombo "Sunnyside," De Saram place, Colombo Negombo Galle Payvagala North Galle I. M. O., Kandy Katugastota, Kandy	-	Hulitsdorp street, Colombo L. H. H., Colombo L. St. Brycedale," Ward place, Colombo Galle Face Hotel, Colombo De Soysa Lying,-in Home, Colombo G. O. H., Colombo Kantharodai, Chunnagai, P. O. M. O., Anchylostomiasis Campaign, Golombo Passara Group, Passara. Colombo "Ratne Vasa," Jaffna
783. Kelaart, Hugh 783. Kelaart, Hubert Noel Conrad van Geyzel 38. Keyt, Fitznoy 124. Kirthiamphe, Richard W. 583. Kitulgoda, Don Peter 80. Kobbekaduwe, Tikiri Banda 976. Koeh, Arthur Cecil Elstey 307. Koelmeyer, Martin Edmund 618. Koelmeyer, Frederick Robert		35. La Brooy, Richard Francis 897. Lawrence, Edward Ariyanayagam-	se, Nicouggen, uggen, uggen, uggen, Stophe Stophe, Pinto, (e. Dor eter Frnest Frnest Fralter z. Cha di, Edwn Allen		826. Machado, Leo Shigarayon 826. Machado Glarke 1706. Machado Garin 1706. Machado Carles Charke 1888. Madappulie, Coruwakankanage Dom Martinus 1745. McGrigor, Henry James 1745. Manikawasager, Stanislaus Casimer. 1927. Mankikar, Dattatraya Shivrao 667. Masilamani, James 117. Mather, George Selvanayagan

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Qualifications with Dates.	Certificate of the Council of the Ceylon Medical College, November 25, 1908 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1907 L.M.S. (Ceylon), 1919 Certificate of the Council of the Ceylon Medical College, June 30, 1908 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1918 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1913 L.M.S. (Ceylon), 1915 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1925 Certificate of the Council of the Ceylon Medical College, June 9, 1908 M.R.C.S. (Eng.), 1892; L.R.C.P. (Lond.), 1892 L.M.S. (Ceylon), 1925 Certificate of the Council of the Ceylon Medical College, June 16, 1908 L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical College, November 13, 1907 L.M.S. (Ceylon), 1908 Certificate of the Council of the Ceylon Medical College, November 13, 1907 M.B., S. (Lond.), 1916; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 F.R.C.S. (Eng.), 1905; L.R.C.P. (Lond.), 1903	L.M.S. (Ceylon), 1925  Certificate of the Council of the Ceylon Medical College, November 6, 1907  M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917  Certificate of the Council of the Ceylon Medical College, June 21, 1918  L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1910  L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1910  L.R.C.P. & S. (Edin.), 1911; L.R.F.P. & S. (Glas.), 1911  Certificate of the Council of the Ceylon Medical College, June 17, 1918  F.R.C.S. (Ireland), 1910  L.M.S. (Ceylon), 1927; K.R.C.S. (Edin.), 1924; D.T.M. & H. (Conj. Board), 1926  L.M.S. (Ceylon), 1887; M.R.C.S. (Eng.), 1904  M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1903  L.M.S. (Ceylop), 1916  L.S.A. (Lond.), 1906; M.B., B.C. (Camb.), 1997; M.D. (Camb.), 1911  L.R.S. (Lond.), 1906; M.B., B.C. (Camb.), 1893	<ul> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1890</li> <li>Certificate of the Council of the Caylon Medical College, November 27, 1907</li> <li>M.B., C.M. (Aberd.), 1881</li> <li>L.M.S. (Ceylon), 1923</li> <li>L.M.S. (Ceylon), 1908; L.R.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1923</li> <li>L.M.S. (Ceylon), 1908; L.R.C.P. &amp; S. (Edin.)</li> </ul>
Date of Registration.	November 25,1908 November 25,1908 August 3, 1914 April 8, 1919 August 12, 1918 September 11, 1917 March 12, 1918 November 13, 1913 October 23, 1911 June 19, 1908 November 24, 1908 November 24, 1908 January 5, 1926 October 30, 1907 May 3, 1908 May 3, 1908 April 1, 1925 November 13, 1907 April 27, 1920 April 27, 1920	August 4, 1925  November 6, 1907 September 3, 1920 June 21, 1911 June 14, 1912 June 17, 1911 June 17, 1918 July 29, 1911  May 5, 1915  October 16, 1907 July 16, 1914  September 21, 1916  February 15, 1917  December 4, 1907	December 11, 1807 November 27, 1907 Soptember 20, 1907 January 7, 1924 July 8, 1908
Residence.	Nattandiya, Marawila  "The Goffs," Eastbourne, England Civil Hospital, Rarawanella Leper Asylum, Hendala Mukalanganuwa, Katunayaka Dolosbage  "Watersmeet," Mutwal Rakwuna Kegalla Minuwangoda "Armfield," Dikoya "Armfield," Dikoya "Church Hill," Kaluwella, Galle Matara "Church Hill," Kolawella, Galle Motara "Church Filla," Wellawatta Slave Island, Colombo 274, Barnes place, Cinnamon Gardens, Colombo Victoria Hospital, Bangalore	M.O. H., Jafina The Pharmacy, Katana, vid Negombo Ja-ela Government Dispensary, Vaddukkoddai Kottar, Travancore Tuticorin Ratuapura Tamblegan, Trincomalee Haputale Harward Settlement, Dam street, Colombo Assistant Obstetrician, De Soysa Lying- in Home, Colombo Assistant Obstetrician, De Soysa Lying- in Home, Colombo Colombo Assistant Obstetrician, De Soysa Lying- in Home, Solombo Colombo Gare of A. D. M. S., Army Headquartors, Coylon General Hospital, Alor Star, Kedah, General Hospital, Alor Star, Kedah, General Accounted Malay States Colombo	Puttalam Dispensary and Surgary, Campaha 17, Newton road, Singapore, Straits Settlements Kalmunai, Battioaloa
Name,	399. Mathes, Mihindukulasooriya Bastian. 500. Mathew, Philip Walter 539. Meier, Ivo Eric 684. Mendis, Ivo Eric 684. Mendis, Papuwahandy Bernard 670. Mendis, Chaneut Ernest Wilfred 606. Mendis, George Edward 473. Mendis, James William Edwin 521. Mendis, Robert Edward 473. Mendis, Robert Edward 473. Mendis, Robert Edward 521. Mendis, Robert Edward 530. Mills, Arthur Lorenz 537. Milton, Arthur Reginald Octavius 781. Misso, Herbert William 783. Moss, Arthur Daniel 886. Muller, Wilfred Michael 886. Muller, Wilfred Michael 886. Multhumani, George Radeliffe 137. Mutthumani, George Radeliffe 137. Mutthumani, George Radeliffe 137. Mutthumani, Sinnetamby 718. Muttiah, Sinnetamby	N.  874. Nadarajah, Vaithiannather  122. Nagalingan, Minasitamby Kandapper 721. Naganuttu, Canapathy Pillai 664. Naganuttu, Canapathy Pillai 664. Najdo, Meenakshy Emperumal 471. Kuppuswani 487. Naiu, Pasupuleti Krishnaswani 656. Nalatamby, Tambapillai 661. Nath, Yuppusani Tirumeni 961. Nath, Winfred Selveratnam 560. Navaratnam, Samuel Lambert 79. Nell, Andreas 538. Nicoll, Charles Vere 574. Nicholas, Cyril James Stanley 580. Nicholas, Lucius 560. Nugara, Charles Felix	197. Ohlmus, Walter Thoodore 168. Omar, Ismail Lebbe 33. Oorloff, Felix 819. Osman, Meeralebbe 343. Outschoorn, Dunstan Denis Stanislaus

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M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.R.C.P. (Edin.), L.R.C.S. (Edin.), L.R.P.P. & S. (Glas.), 1920	<ul> <li>L.M.S. (Ceylon), 1920</li> <li>M.B., Ch.B. (Edim.), 1898</li> <li>M.B., B.S. (Madras), 1921</li> <li>L.M.S. (Geylon), 1925; M.B., B.S. (Lond.), 1926; F.R.C.S. (Eng.), 1927</li> <li>M.D. (Madras), 1904; F.R.C.S. (Eng.), 1901</li> <li>L.R.C.P. &amp; S. (Edin); L.R.F.P. &amp; S. (Glas.), 1926</li> </ul>	<ul> <li>L.M.S. (Ceylon), 1918; L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1921</li> <li>L.M.S. (Ceylon), 1919</li> <li>L.M.S. (Ceylon), 1925</li> <li>L.M.S. (Ceylon), 1922</li> <li>L.M.S. (Ceylon), 1924</li> <li>Certificate of the Council of the Ceylon Medical College, July 31, 1908</li> <li>L.M.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1911</li> <li>L.M.S. (Ceylon), 1909</li> </ul>	L.R.C.P. & S. (Edin.), L.F.P. & S. (Clas.), 1895 Certificate of the Council of the Coylon Medical College, June 18, 1918 Certificate of the Council of the Coylon Medical College, April 30, 1918 Certificate of the Council of the Ceylon Medical College, April 30, 1918 L.M.S. (Ceylon), 1909; L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1913 L.R.C.P. & S. (Edin.); L.R.F.P. & S. (Glas.), 1926 Certificate of the Council of the Ceylon Medical College, June 16, 1908 L.M.S. (Ceylon), 1916 M.R. C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon), 1914	L.M.S. (Ceylon), 1907 Cardificate of the Council of the Ceylon Medical College, December 12, 1917 L.M.S. (Ceylon), 1925 M.R.C.S. (Eng.), L. R.C.P. (Lond.), 1913 L.M.S. (Ceylon), 1919; M.R.C.S. (Eng.); L.R.C.P. (Lond.), 1925 Certificate of the Council of the Ceylon Medical College, August 5, 1918 L.M.S. (Ceylon), 1920 L.M.S. (Ceylon), 1927	M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 L.R.C.P. & S (Edin.), L.R.F.P. & S. (Glas.), 1924 L.M.S. (Ceylon.), 1997; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1920 L.M.S. (Ceylon.), 1927 L.M.S. (Ceylon.), 1916 L.M.S. (Ceylon.), 1923 L.M.S. (Geylon.), 1928 L.M.S. (Geylon.), 1828; F.R.C.S. (Edin.), 1903; L.R.C.P. & S. (Edin.), 1902 M.B. C.M. (Aberd.), 1839 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1912 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1921 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1915 L.M.S. (Ceylon.), 1925	<ul> <li>L.M.S. (Ceylon), 1893;</li> <li>M.R.C.S. (Eng.), L.R.C.P. Lond.), 1898</li> <li>L.M.S. (Ceylon), 1918</li> <li>L.M.S. (Ceylon), 1925</li> <li>L.M.S. (Ceylon), 1914</li> </ul>
October 18, 1915 April 14, 1921	ther 14, 1920 9, 1913 er 29, 1921 31, 1917 ft 23, 1927 nber 16, 1907 ry 10, 1927	April 15, 1918 Abril 1, 1919 April 1, 1925 December 15, 1922 January 6, 1926 March 12, 1912 May 22, 1913	December 4, 1907 June April 30, 1918 November 13, 1907 July 15, 1910 May 12, 1913 December 15, 1926 June 27, 1908 June 27, 1916 September 15, 1919 May 16, 1914	December 4, 1907 December 12, 1917 April 16, 1925 March 6, 1914 April 8, 1919 April 5, 1918 September 9, 1920 August 2, 1917	June Pebruary 9, 1914 February 26, 1908 December 23, 1927 June 20, 1916 June 9, 1923 October 30, 1907 December 4, 1907 October 17, 1912 January 16, 1916 January 16, 1916 January 10, 1916	September 20, 1907 April 15, 1918 January 6, 1926 October 6, 1915
D. M. O., Teldeniya C. Ward place, Colombo	Haputale	Colombo "Melford," Moratuwa "River Bank," Panadure Mantiyu Kurunegala Matugana," Bambalapitiya "Tamund," Bambalapitiya	I. M. O., Bandarawela Government Dispensary, Kadugannaw. Paththuwa Walawwa Matara "Fountain House," Kandy Beruwala Grandpass, Colombo General Hospital, Colombo S, Old Kolomawa road, Colombo Lunatic Asylum, Angoda Batticaloa M. O. H., C. P., Kandy	"Keith House," Dean's road, Colombo Padukka Linerating M. O., C. P., Kandy Kandy Pimbura Negombo Mannar Hambantota	Beruwala Moratuwa  Moratuwa  Government Factory Bungalow, Colombo Galle Beruwala De Soysa Lying-in Home, Colombo Abbotsford," Barnes place, Colombo Sihaguir," Dehiwala "Beaumonde," Rosmead place, Colombo Sans Souci," Moratuwa Colombo	Leper Asylum, Hendala D.M.O., Dimbulla Dandegamuwa D. M. A., Jaffna
559, Pandithasekere, Cuthbert Felix Oliver 736. Paramanayagam, Veeravagu Kathira-	729. Paranavitana, Leonard Alfred 516. Parsons, Laurance Dudley 760. Psupati, Vaidyanathan Thampee 590. Paul, Liyanage Don Francis James 10. Paul, Milroy Ascrappa 10. Paul, Samuel Chelliah 11. Samuel Chelliah 12. Paul, Sanuel Chelliah 13. Paulickpulle, Charles Hector Albert	Sextus Brito  Sextus Brito  Goris, James  603. Petris, Daniel Richard  758. Peiris, Mahapitiyage Velin Peter  892. Peiris, Lokukankanange Henry  849. Peiris, Palamandadigey Joseph  770. Pereira, Palamandadigey Joseph  472. Pereira, Mrs. Cassius Affeleck nee Helen	Anddle 659. Pereira, Arthur Lloyd 659. Pereira, Arthur Lloyd 634. Pereira, George Henry 448. Pereira, George Walter 539. Pereira, Walter Franklin Harward 911. Perera, Arthur Raphael 530. Perera, Boliyabaduge William 734. Perera, Glament Osmund 502. Perera, Danwattege Don Philip 330. Perera, Don Swithin Merle Emma	191. Perera, Don William 620. Perera, Edward Horcules 862. Perera, Frank Peter 862. Perera, John Abraham 683. Perera, John Abraham 686. Perera, John Duncan Leslie 722. Perera, John Peter 694. Perera, John Peter 684. Perera, John Peter 685. Perera, John Peter 685. Perera, John Peter 685. Perera, John Peter	535. Perera, Mahamarakkalagey Gregory 852. Perera, Marcellin 252. Perera, Paul Hillary Perera, Paul Hillary Perera, Reginald Godfred 570. Perera, Richard Philip 805. Perera, Sonadirage Steven 108. Peries, Hans Martinus 117. Peries, Charles Gabriel 494. Peries, James Francis 761. Peries, Leo Hugo 564. Peries, Walter Sponcer Johannes 894. Peries, Walter Sponcer Johannes 794. Peries, Walter Sponcer Johannes 796. Perunal Micholas Christopher	34. Pestonje, Rustom 628. Peterson, Paul Robert Cecil 895. Petiyagoda, Sirisena 558. Philips, George Christian

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Qualifications with Dates.	L.M.S. (Madras), 1891 M.B., C.M. (Abbrd.), 1895; D.P.H. L.M.S. (Coylon), 1913; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1914 Certificate of the Council of the Coylon Medical College, August 4, 1908 M.B., B.S. (Madras), 1917 L.M.S. (Coylon), 1919 L.M.S. (Coylon), 1919 L.M.S. (Coylon), 1927 L.M.S. (Coylon), 1927 L.M.S. (Coylon), 1927 L.M.S. (Coylon), 1915 Certificate of the Council of the Coylon Medical College, June 2, 1908 L.M.S. (Madras), 1915 Certificate of the Council of the Coylon Medical College, June 2, 1908 L.M.S. (Madras), 1912; L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1920 L.M.S. (Madras), 1917 L.M.S. (Madras), 1917 L.M.S. (Madras), 1913; L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1924 M.B., B.Ch. (Dublin), 1916 L.M.S. (Madras), 1919 L.M.S. (Coylon), 1919	L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1905 L.M.S. (Ceylon), 1908; L.R.C.S. (Edin.) L.M.S. (Singeprore), 1922. L.M.S. (Singeprore), 1922. L.M.S. (Singeprore), 1922. L.M.S. (Ceylon), 1924 L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1926 L.M.S. (Ceylon), 1938 M.B. C.S. (Eng.), 1904: L.M.S. (Ceylon), 1887; F.R.F.P. & S. (Glas.), 1904 M.B. C.S. (Eng.), 1904: L.M.S. (Ceylon), 1898; L.F.P. & S. (Glas.), 1908 M.B. C.S. (Eng.), 1908: L.R.C.P. & S. (Glas.), 1908 M.B. C.S. (Eng.), 1909: L.R.C.P. & S. (Glas.), 1908 M.B. C.S. (Eng.), 1809: L.R.C.P. & S. (Glas.), 1807 L.M.S. (Ceylon), 1999 L.M.S. (Ceylon), 1999 L.M.S. (Ceylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & S. (Glas.), 1902; D.P.H. (Camb.) L.M.S. (Ceylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & S. (Glas.), 1802; L.R.C.P. & S. (Glas.), 1802 L.R.C.P. & S. (Gylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & S. (Glas.), 1802 L.R.C.P. & S. (Gylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & S. (Glas.), 1807 L.M.S. (Ceylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & C.P.C. (Lond.), 1807 L.R.C.P. & S. (Gylon), 1893; M.R.C.S. (Eng.), L.R.C.P. & D.P.H. (Comb.)
Date of Registration.	November 13, 1907  September 12, 1907  April 26, 1913  August 10, 1908  January 26, 1927  December 22, 1927  August 4, 1925  June 24, 1927  June 24, 1927  June 24, 1927  June 26, 1908  April 5, 1927  March 4, 1917  April 16, 1914  January 25, 1921  August 4, 1917  April 26, 1921  April 26, 1921  April 26, 1921  April 26, 1921	October 23, 1907  May 25, 1909  Becember 11, 1907  Becember 11, 1907  Becember 20, 1927  Becember 22, 1924  Becember 22, 1924  April 8, 1920  August 4, 1924  March 22, 1926  September 16, 1907  May 2, 1927  December 23, 1907  May 2, 1927  December 17, 1920  December 17, 1920  December 17, 1920  Banuary 9, 1926  February 26, 1908  January 16, 1908  January 16, 1908  January 16, 1908  November 3, 1907  August 1, 1908  November 14, 1919  November 14, 1919  August 14, 1919  November 3, 1907  January 16, 1908  November 14, 1919  July 6, 1925  July 6, 1927
Date		TOTAL TATO TRANSPORT HOTEL HISOSAN
Residence.	Mutwal, Colombo Colombo Club, Colombo The Surgery, Kalutara South Pesalai Maskelya Assistant to I. M. O., Uva, Bandarawela 39, Chatham street, Fort, Colombo Chatham street, Fort A. Zeleski place, Temple road, Golombo. Araly North, Vaddukkoddai Uduvil, Manipay, Jafina Main street, Jafina Kandy M. O., Batticaloa 5, Marshall street, Mutwal Colombo Mulhalkele Duke's Bungslow, Talawakele I. M. O., Colombo M. O., Colombo M. O., Nikaweratiya Muttur M. O., Udugama	"Invermead," Wellawatta, Colombo Invermead," Wellawatta, Colombo Battirealoa East End," Bamabalapitya East End," Bamabalapitya Kalawatta Colombo Kalawatta M. O., Batticaloa Laximie," Campbell Fark, Maradana Hospital Palaimannar A T. I., Colombo Padmagiri," Regent street, Colombo Sirniwasa," Greenlands road, Golombo Sirniwasa," Greenlands road, Havelock town Sirniwasa," Greenlands road, Golombo Sirniwasa," Greenlands road, Havelock town Sirniwasa," Greenlands road, Kanelock Sirniwasa," Greenlands road, Kanelock Sirniwasa," Greenlands road, Colombo Sirniwasa, "Greenlands road, Golombo Waverly," Colpetty, Colombo Waverly," Colpetty, Colombo The Ermas, "Regent street, Golombo The Ermas, "Regent street, Golombo Carlyon House," Dehiwala Salangoda Graceldalyme, "Wekada, Panadure The Shrubbery," Bambalapitya
Name.	Phillips, Richard Henry Philip, William Marshall Philip, Boddelianage Don Hugo Philip, Boddelianage Don Hugo Prieris, Henry Percy Pieris, Arnold Victor Pinto, Miss Maria Augusta Pinto, Nictor Manuel Felix Antonio Ponnambalam, Chelliah Ponnambalam, Karthigesu Ponnambalam, Karthigesu Ponnambalam, Karthigesu Ponniah, Karthegesu. Ponniah, Satrategesu. Ponniah, Satrategesu. Ponniah, Satrategesu. Ponniah, Satrategesu. Ponniah, Satrategesu. Prins, Lorenz Arthur. Prins, Lorenz Arthur. Punchihewa, Andris Gardie Puvinanasingham, George Wilfred Puvirajasinghe, St. John	Raffel, Evan Lawrence Raffel, William Henry Allan Rajah, Kandappan Raja Rutnam, Kathirithamby Rajasingham, Arasunylayitta Rajasingham, Arasunylayitta Rajasingham, Sannugam Ramanathan, Seeniappah Ramanathan, Seeniappah Ramanathan, Thinliampalam Ramawaka, George Edward Rasiah, Arumugam Wyramuttoo Ratnam, Carthikesu Samuel Ratnam, Garthikesu Samuel Ratnapala, Keethikesu Samuel Ratnapala, Keethikesu Samuel Ratnayake, John Anden Ratureser Roundramyagam, William ('burles Raux, Julius Cæsar Roberts, Emmanuel Rockwood, John William Rajaturai Rodrigo, Collin George Rodrigo, John Benjamin Rodrigo, John Benjamin Rodrigo, John Benjamin Rodrigo, Willson Osmund
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Seneviratne, Punchi Banda I Seneviratne, Simon de Silva Seneviratne, Victor En		Perera Silva, Atulugamage Simon Silva, Francis Andrew Silva, Kirindeliyanage Samuel Silva, Weerakonda-arachige Sinnadurai, Nawasiyayan	Sinnatultai, Nawasiyayani Sinnayah, Tilliampalam Sinnatamby, George Selvarati Sinnatamby, Sammugam Siriwardena, George de Zoysa Siriwardena, John Alexander	,	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkoluntlu, Kumaraswam <b>y</b>	Sittampalam, Clarence Sittampalam, Samuel Arnolo Sivakkolunthu, Kumaraswaz Sivalingam, Vytiyalingam Sivapragasam, Tilliampalam Sivapragasam, Veluppillar Siva Ratnam, Carthegasam Sivastihamparam, Carthegasam	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkolunthu, Kumaraswamy Sivalingam, Vyttyalingam Sivapragasam, Tilliampalam Sivapragasam, Veluppillan Sivapragasam, Carthegasam Sivas Ratmam, Carthegasam Sivasithamparam, Canapathipilla Smartt, Frank Nangle Smith, Frederick Grace Smith, Frederick Grace Smith, William Leslie Winslow Somaskander, Kulaverasingham Somasundram, Cartigaser	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkoluntlu, Kumaraswamy Sivalingam, Vytiyalingam Sivapragasam, Tilliampalam Sivapragasam, Veluppillan Sivas Ratmam, Carthegasam Sivas Ratmam, Carthegasam Sivasithamparam, Canapathipii Smartt, Frank Nangle Smith, Frederick Grace Smith, William Leslie Winslow Somasundram, Cartigaser Somasundram, J. Mylvaganam Somasundram, J. Mylvaganam Somasundram, Andriw Alliph Sovysa, Andrew William Ernest	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkolunthu, Kumaraswam Sivalingam, Vytiyalingam Sivapragasam, Tilliampalam Sivapragasam, Tilliampalam Sivapragasam, Carthegasam Sivasithamparam, Carthegasam Sivasithamparam, Carthegasam Sinatt, Frederick Grace Smith, William Leslie Winslov Somasundram, J. Mylvagana Somasundram, J. Mylvagana Somasundram, Saravanamutth Soyas, Androw William Ernest Soyas, Gerald Herman Alfred Soyas, Gerald Herman Alfred Spaar, Eric Clarence	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkolunthu, Kumaraswamy Sivapragasam, Tilliampalam Sivapragasam, Tilliampalam Sivapragasam, Tilliampalam Sivapragasam, Vetuppillaa Siva Ratnam, Carthegasam Siva Ratnam, Carthegasam Siva Ratnam, Carthegasam Smartt, Frank Nangle Smith, William Leslie Winslow Somasundram, Cartigaser Somasundram, Cartigaser Somasundram, Alliph Sovsa, Andrew William Ernest Soysa, Andrew William Ernest Soysa, Andrew William Ernest Soysa, Ardrew William Ernest Soysa, Ardrew Killiam Ernest Soysa, Ardrew Killiam Ernest Soysa, Ardrew Killiam Snast Spaar, Eric Clarence Spittel, Krederick Noel Spatt, Bric Clarence Spittel, Mrs. Richard Lionel, Claribel Frances Vandort Spittel, Richard Lionel, Spittel, Richard Lionel	Sittampalam, Clarence Sittampalam, Samuel Arnold Sivakkolunthu, Kumaraswan Sivalingam, Vytiyalingam Sivapragasam, Tilliampalam Sivapragasam, Tilliampalam Sivapragasam, Carthegasam Sivasithamparam, Carthegasam Sivasithamparam, Carthegasam Sivasithamparam, Carthegasam Sivasithamparam, Carthegasam Sonrakkander, Kulaverssingt Somasundram, J. Mylvagan Somasundram, J. Mylvagan Somasundram, Saravanamut Sourjah, Abidin Alliph Soyra, Androw William Ernes Spaar, Eric Clarence Spaar, Alfred Eaton Spaar, Alfred Eaton Spaar, Eric Clarence Spittel, Mrs. Richard Lion Claribel Frances Vandort Spittel, Richard Lionel Srinivasam, Jayaram Skedman, Savignae Bell Skinivasam, Jayaram Stedman, Savignae Bell Subramaniam, John Ponnamb Subramaniam, Jenskad Ap	Sittampalam, Clarence Sittampalam, Samuel Arne Sivakkoluntlu, Kumarasw Sivalingan, Vytiyalingan Sivapragasan, Tilliampala Sivapragasan, Tilliampala Sivapragasan, Tilliampala Sivapragasan, Tilliampala Sivapragasan, Teluppilla Sivapragasan, Veluppilla Sivapragasan, Teliampala Sivapragasan, Teliampala Sivapragasan, Teliampala Somasundram, Carlegaser Somasundram, Carlegaser Somasundram, Saravanam Sovas, Andrew William Er Soyas, Andrew William Soyatel, Frederick Nool Spaar, Alfred Eaton Claribel Frances Vandor Spittel, Richard Lionel Srinivasakan, Vayaram Subruhmanyan, Sinnatamb Subramaniam, Tarakad Anyar Anyar Anyar Anyar Anyar Anyar Anyar Anyar Anyar
Seneviratne, Seneviratne, Seneviratne, Seneviratne,		Perera va, Atulug va, Franci va, Kirind va, Weers	mayah, Ti nnetamby, matamby, iwardena, iwardena,	•	ampalam ampalam akkolunti	tampalam tampalam akkolunti alingam, I apragasan apragasan a Ratnam asithampa	campalam carpalam akkoluntl alingam, V apragasan apragasan apragasan asithampa asithampa artt, Fran ith, Frede ith, Willia neskander	teampalam, teampalam, aakkolunti aalingam, vapragasan apragasan a Ratnam assithampa artt, Fran ith, Fredei ith, Willia neskander aasundran aasundran aasundran aasundran aasundran aasundran aasundran assundran assundr	tempalam, rahkolunti ahingam, vakkolunti apragasam apragasam, rahama asithampa arth. Fran ith, Freder ith, Willia masundram assundram as	reampalam, rampalam, rampalam, rampalam, rahragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragasam, rapragas, rampasamdram masundram masundram masundram rapraga, rapragas, rap	teampalam, teampalam, teampalam, apingam, dapragasan apragasan asithampa asithampa artt, Fran maskander maskander masundram asithampa art, Eric Cl. sa., Gerald ar, Alfred ar, Eric Cl. fred, Mrs. flaribel Fr. fred, Mrs. flaribel Fr. fred, Mrs. flaribel Fr. fred, Mrs. flaribel Fr. fred, fred, sa., flaribel Fr. fred, fr	Sittampalam, Clarence Sittampalam, Clarence Sittampalam, Samuel L Sivakkolunthu, Kumaz Sivahingam, Vatiyaling Sivapragasam, Vatiyaling Sivapragasam, Vatiyaling Sivapragasam, Vatiyaling Sivasithamparam, Candes Sivasithamparam, Candes Smatt, Frank Nangle Somasundram, Garaga Somasundram, Garaga Somasundram, J. Mylv Somasundram, Saravan Sourjab. Abidin Alliph Noysa, Andrew William Soysa, Gerald Herman Spaar, Alfred Eaton Spaar, Eric Clarence Spatt, Frederick Noel Spittel, Frederick Noel Spittel, Mrs. Richard Claribel Frances Van Spittel, Richard Lionel Srinivasakam, Jayaram Stedman, Savignae Bell Subramaniam, John Por Subrumanyan, Sinnatk Sundernamiam, John Por Alyar Supramaniam, George Sundernam, Approuddy Supramaniam, George Supparanamiam, George
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	L.M.S. (Ceylon), 1918 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1917 L.M.S. (Madras), 1903 M.B. (Caloutta), 1921 Certificate of the Council of the Ceylon Medical College, June 9, 1908 Certificate of the Council of the Ceylon Medical College, November 10, 1908 L.M.S. (Ceylon), 1924 L.M.S. (Ceylon), 1927	Certificate of the Council of the Ceylon Medical College, September 15, 1908	L.M.S. (Ceylon), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1910 L.M.S. (Madras), 1922 Certificate of the Council of the Ceylon Medical College, June 30, 1908 M.B., C.M. (Edin.), 1890; M.D. (Edin.), 1892	L.M.S. (Ceylon), 1925 L.M.S. (Ceylon), 1909 L.M.S. (Ceylon), 1927	Certificate of the Council of the Ceylon Medical College, February 19, 1908 L.M.S. (Ceylon), 1924 M.B., Ch.B. (Glas.), 1918	L.M.S. (Ceylon), 1919	L.M.S. (Geylon), 1907 Certificate of the Council of the Ceylon Medical College, July 14, 1908 Certificate of the Council of the Ceylon Medical College, June 23, 1908 Certificate of the Council of the Ceylon Medical College, August 25, 1908	<ul> <li>L.B.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1927</li> <li>L.B.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1916</li> <li>Certificate of the Council of the Ceylon Medical College, October 16, 1907</li> </ul>	<ul> <li>L.M.S. (Ceylon), 1917</li> <li>L.M.S. (Ceylon), 1910</li> <li>L.M.S. (Ceylon), 1914</li> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1893</li> </ul>	L.M.S. (Ceylon), 1926 M.B., C.M. (Aberd.), 1895 L.M.S. (Ceylon), 1924	L.M.S. (Ceylon), 1922 M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1898 L.R.C.P. & S. (Edin.), 1883 L.M.S. (Ceylon), 1921	Certificate of the Council of the Ceylon Medical College, July 21, 1908 L.R.C.P. & S. (Edin.), L.R.F.P. & S. (Glas.), 1924 L.M.S. (Ceylon), 1901 Certificate of the Council of the Ceylon Medical College, October 9, 1907	L.M.S. (Singapore), 1913	<ul> <li>L.M.S. (Ceylon), 1907;</li> <li>L.R.C.P. &amp; S. (Edin), L.F.P. &amp; S. (Glas.), 1923</li> <li>L.M.S. (Ceylon), 1918</li> </ul>
	April 16, 1918 September 9, 1919 January 16, 1908 August 17, 1921 June 19, 1908 November 14, 1908 December 22, 1924 August 3, 1927	September 16, 1908	March 16, 1917 July 29, 1911 September 18, 1922 July 8, 1908 February 25, 1909	44	February 19, 1908 August 7, 1924 April 28, 1927	September 9, 1919	April 15, 1908 July 23, 1908 July 2, 1908 August 26, 1908	28, 1927 5, 1917 16, 1907	August 20, 1917 July 15, 1910 November 18, 1914 December 11, 1907	April 15, 1926 February 4, 1910 December 22, 1924	26. 1 16, 1 6, 1 ber 13, 1	August 1, 1908 January 31, 1925 April 15, 1908 October 9, 1907	November 6, 1922	March 5, 1908 March 30, 1925 May 23, 1918
	Watawala "Wehera Walauwa," Kurunegala "Wehera Walauwa," Kurunegala Assistant Port Surgeon, Colombo Colombo Jaffina Sandilipay, Jaffina Kandy Jaffina		Colombo Matala  Matala  Wayangoda  Colombo  Colombo	alee allai ath," Kotahena	Matale Karunkavitivu Kalmoral," Kynsey road, Colombo	Assistant to I. M. O., W. P., Colombo	M. O., Ragama Apothecary, Civil Hospital, Kandy Urumpiray, Jaffina Chunnakam, Jaffina	. · · · · · · · · · · · · · · · · · · ·	Bandarawela Matale District Medical Officer, Dimbula Rosmead, place, Cinnamon Gardens,	Colombo De Soysa-Lying-in Home, Colombo General Hospital, Colombo Polgahawela	General Hospital, Colombo Nuwara Eliya Bandarawela "Calverly House," Turret road, Colombo	"Enden Villa," Galagedara Lindula Chavakachcheri Fort, Galle	Urelu, Jaffna	M. O., Marawila Mibintale
Ħ	Tamber, Robert Raja Retnam Tennekoon, John Percy Reginald Thambipillai, Sinnatambi Thambugala, Percy Richard Thampoe, Mutuhkunaru Sinnitamby Thamocharam Pillai, Chinnatamby Thamoderam, Thambo Pomusamy Thiggarajah, Pomusamy Rama-	Theuring, Samuel Martin	Thiagarajah, Sittampalam Thomas, Varughese Thomas, Walter Albert Thomas, Charles Mathew Thornton, George	Thurvi Rajah. Samuel Chellappah. Thuryappah. Sinniah Tillekeratne, Charles Rigobort	Kngsley Tillekeratne, Joseph Tissevirasingha, George Ratnarajar . Torrane :, Lydia Ida Huber	Vaidyakularatne, George Valentine	Fernando Vaithialingarn, Vethavanam Vallipuram, Ramoopillai Vallipuram, Vyravanather Vallipuram, tyrisvanather Vallipuranathapillai, Kanagasabai	Vandergert, Bennett Austin Vanderzeil, Theodore Clement Vander Hoven, Richard George	Van Cuylenberg, Reginald Walter Van Dort, Hubert Collin Van Dort, Victor Bertram Van Geyzel, Colvin Thomasz	Van Langenberg, John Oliver Beadon Van Langenberg, Vincent Vanniyasegaram, Chellappah Mortenak		V V O	Charles Wickramatunga Viswalingam, Arumugam	W. Walpola, Don Sarnelis Valentine Warnesuriya, Cyril Clement Weerackody, James Arthur
	630. 701. 225. 752. 323. 394. 841. 960.	389.	581. 469. 785. 346.	892. 415. 959.	<b>250.</b> 834. 949.	700.	274. 359. 340.	943. 582. 74.	604. 438. 545.	908. <b>427.</b> 843.	767. 69. 70.	364. 851. 271. 67.	789.	A 11 856.

	Name.	Residence.	Date of Registration.	Qualification with Dates.
410.	Weerasekera, Miss Verona Florence.	•	May 25, 1909	L.M.S. (Ceylon), 1909
859. <b>54</b> 7. 601.	Weorasinghe, Oswin Gerald Weorasooria, Felix Evan Weora Wiokramasuriya, George A	putya Anubapura Dambulla Surgeon, Hospital, Galle	April 1, 1925 April 7, 1915 August 9, 1917	<ul> <li>L.M.S. (Ceylon), 1925</li> <li>L.M.S. (Ceylon), 1911; L.R.C.P. (Lond.), 1914; M.R.C.S. (Eng.), 1914</li> <li>L.M.S. (Ceylon), 1917; L.R.C.P. &amp; S. (Edin.), L.R.F.P. &amp; S. (Glas.), 1923; F.R.C.S.</li> </ul>
212.	Weinman, A. E	"Upoot," Alutmawata road, Mutwal	January 16, 1908	L.M.S. (Ceylon), 1886
595. 99. 812.	888	ರೆ¥:	August 2, 1917 October 30, 1907 August 28, 1923	L. R. C.P. & S. (Edin. & Glas.), 1914 L. M.S. (Coylon), 1897; M.R. C.S. (Eng.), L.R. C.P. (Lond.), 1909 M.B., Ch.B. (Glas.), 1919
654.			May 26, 1915	M.B., B.S. (Lond.)
815. 774. 528. 924. 824. 910.	WWW.	pola Mahaoya Maturata M. O., Weligama ". Mount Pleasant," Darlington, Galle "Shady Grove," Cotta road	January 4, 1924 June 14, 1922 May 16, 1914 September 30, 1926 April 7, 1924 April 15, 1926	<ul> <li>L.M.S. (Geylon), 1923</li> <li>L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1922</li> <li>L.M.S. (Ceylon), 1914; L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1926</li> <li>L.R.C.P. &amp; S. (Edin.); L.R.F.P. &amp; S. (Glas.), 1926</li> <li>L.M.S. (Ceylon), 1924</li> <li>L.M.S. (Ceylon), 1926</li> <li>L.M.S. (Ceylon), 1926</li> </ul>
249. <b>481</b> . 921.		Giriulla, North-Western Province Gampola General Hospital, Colombo	<b>⊳</b>	Certificate of the Council of the Ceylon Medical College, February 19, 1908 L.M.S. (Ceylon), 1926
853. 357. 488. 782.	Wickremesnighe, Walter Gerald Wignaraja, Chanasakaran Wijegonewardens, William Wijengake, Walter Henry Wijerana, Edmund Midonza	Kalutara 26, Bishopgate, London D. M. O., Negombo Nuwara Eliya	ber 7, uary 25, 22, 14,	
955.	Wijesekere, Gamajatnge Don Daniel Wijesekera, Nanayakkata, Goda- kanda Arachchica Drilia de Gilla	Colombo Munamulwatta, Bentota	May 15, 1919 July 30, 1927	L.M.S. (Ceylon), 1919; M.K.C.S. (Eng.), L.K.C.P. (Lond.), 1927 L.M.S. (Ceylon), 1927
180 190 743.	Wijesinghe, John Henry Peter Wijesinha, Lionel Christopher Wijewardene, Don Edmund	Marawila Colombo "Devon House," Alexandra place.	December 4, 1907 December 4, 1907 June 18, 1921	<ul> <li>L.M.S. (Ceylon), 1906; L.R.C.F. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1906</li> <li>L.R.C.P. &amp; S. (Edin.), L.F.P. &amp; S. (Glas.), 1907</li> <li>M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1919</li> </ul>
677. 900. 784. 867.	Wijeyeratne, James de Silva Wijeyaratne, John Doyne Vigore Wijeyeratne, Simon Cyril de Silva Wijeyesekera, Don Bertrum Justin	"Rheinland," Colpetty "Fairlight," Mutwal "Cheriton," Gregory's road, Colombo Oare of Richardson & Co., Lid., 26, King's	September 13, 1918 February 3, 1926 September 18, 1922 August 3, 1925	I. R. C. P. & M. R. C. S. (Eng.), 1917  M. R. C. S. (Eng.), L. R. C. P. (Lond.), 1925  M. D. B. S. (Lond.), 1921; M. R. C. S. (Eng.), L. R. C. P. (Lond.), 1919  L. M. S. (Ceylon), 1925
929. <b>442.</b> 460.	Wijeyesekera, Nicodemus Willenburg, Richard Willoughby Williams, Miss Nallamma	Estreet, M. James, London, S.W. Kosgoda Matara MoLeod Hospital, Inuvil, Chungakam,	December 15, 1926 July 15, 1910 June 7, 1911	1.R.C.P. & S. (Edin.); L.R.F.P. & S. (Glas.), 1926 L.M.S. (Ceylon), 1908; M.R.C.S. (Eng.), L.R.C.P. (Lond.), 1916 L.R.C.P. & S. (Edin.), L.F.P. & S. (Glas.), 1911
804. 6 <b>35.</b> 331. 800.	Winslow, Charles Navaratham Wisuv. Jindam, Arumugam Wood, William Wreford, John	Jafina Madulsim 1 Chundilelin 2 Peterhead, Scotland New Oriental Hotel, Galle Negombo	June 9, 1923 April 30 1918 June 26, 1908 March 20, 1923 January 16, 1908	L.M.S. (Madras), 1923 Certificate of the Council of the Coylon Medical College, April 30, 1918 M.B., Ch.B. (Abord.), 1904 M.R.C.S. (Pag.), L.R.C.P. (Lond.), 1887; M.B., 1896; B. Hy., 1898 (Durham) M.B., C.M. (Abord.), 1893
896.	Y. Yatawara, Jayampathi	Nawalapitiya	January 7, 1926	L.M.S. (Coylon), 1925
	(1) 1 A 4 1 A			

Ceylon Medical College, Colombo, January 10, 1928.

#### Commercial Certificate Examination, December, 1927.

THE following candidates passed the examination for Commercial Certificates held in December, 1927, and are granted the certificate of the Ceylon Chamber of Commerce mentioned against their names:—

Index No.	Name.	School.	Certificate gained,
	Mutuwadi, D. W. De Silva, K. G. D. Attapattu, J. L. Candappe, B. A. L. R. Silva, L. P.	 Richmond College, Galle St. Aloysius College, Galle St. Benedict's College, Colombo. do do	

Education Office, Colombo, February 28, 1928.

L. MACRAE. Director of Education.

#### Commercial Certificate Examination, December, 1927.

THE following are the results of the candidates who failed to secure the certificates. "p" denotes pass, horizontal line "-" failure, and "a" absence :-

-	zumaro, uma	<b>u</b>									
Index No.	English Composi- tion.	Writing. Commercial Terms and Office Routine.	Shorthand. Typewriting.	Arithmetic.	Bookkeeping. Commercial Geo- graphy.	Index No.	English Composi- tion.	Writing. CommercialTorms and Office Routine.	Shorthand. Typewriting.	Arithmetic.	Bookkeeping. Commercial Geo-graphy.
1 2 3 4 5 6 7 8 9 10 11 12 13 14	— p p p — —		a	p p p p p p p p .	p p p p p p	16 18 19 20 21 22 24 26, 27 28 29 31 32 33	Abser p p p p p p p p p p			p p p p p p p p p	p — p — p — p — p — p — p — p — p — —

Education Office, Colombo, February 28, 1928.

L. MACRAE, Director of Education.

#### Examination for English Teachers' Certificate in Drawing, 1927.

THE Gazette No. 7,626 of January 27. 1928, is hereby amended in that the following candidates have passed the above examination :-Second Grade-Males.

Index No.	Name.	${f Address}.$		Recommended by
24	De Silva, R. A.	Training School, Gampaha		
28 30	Mendis, T. Pethiyagoda, H. B.	do.	• •	do.
DV	recovagoda. H. B.	do.		do.

Education Office, Colombo, February 28, 1928.

Education Office.

Colombo, March 2, 1928.

L. MACRAE. Director of Education.

# G/Tellambura (Dutugemunu) Vernacular Mixed School.

OTICE is hereby given that an application has been received from Mr. M. G. Weerasinha for grant in aid of the above school, which is situated at Tellambura, Talpe pattu, of Galle District of the Southern Province.

Observations will be received not later than April 2, 1928.

L. MACRAE. Education Office, Director of Education. Colombo, March 2, 1928.

KL/Molligoda Vernacular Girls' School.

Province, under the management of Rev. Fr. J. B. Meary, has been registered as a grant-in-aid school, with effect

L. MACRAE,

NOTICE is hereby given that the above school situated at Mollicode in Kelvices B. at Molligoda in Kalutara District of the Western from November, 1926.

Director of Education.

# Sri Waisakha Punyodaya Boys' English School.

NOTICE is hereby given that the above school situated at Wellawatta, Colombo District, of the Western Province, under the management of Mr. E. S. Fernando, has been registered as a grant-in-aid school, with effect from January, 1927.

Education Office, Colombo, March 2, 1928.

L. MACRAE. Director of Education.

#### Loss of Firearms.

#### PUTTALAM DISTRICT.

One single-barrelled muzzle-loading gun marked 362 and 264 on the stock belonging to W. P. Satiago Perera of Kudawewa, Chilaw District.

single-barrelled breech-loading gun bearing No. 89/2,660 marked on stock, belonging to W. Emaliyano Tissera of Waikkal, Chilaw District.

A. R. HALLOCK, The Kachcheri. for Assistant Government Agent. Puttalam, February 25, 1928.

#### RATNAPURA DISTRICT.

Description of property: One single-barrelled cap gun No. 1,254 on stock.

Number of licence: 175/NA.

Licensee: Dinasa Wahumpurage Podisa of Elapata. Remarks: The gun is reported to have been lost.

Description of property: One single-barrelled cap gun No. 925 on stock.

Licence number: 515/KR.

Licensee: Dewage Romiel Fernando of Watuyaya. Remarks: The gun is reported to have been lost.

The Kachcheri, Ratnapura, February 25, 1928. J. M. DE SILVA, for Government Agent.

#### Sale of Crown Land in Colombo.

NOTICE is hereby given that the Government Agent, Western Province, will receive sealed tenders for the purchase of the under-mentioned Crown land, with the buildings thereon, subject to the conditions given below.

- 2. The tenders will be received at the Colombo Kachcheri until 1.30 p.m. on Thursday, April 19, 1928, when they will be opened. All persons making the tenders will be required to be present or to satisfy the Government Agent by some duly accredited agents that the tender is made bona fide.
- 3. Further imformation can be obtained on application at the Colombo Kachcheri,
- 4. The Government Agent reserves the right to reject any or all tenders.

The Kachcheri, Colombo, February 25, 1928. R. N. THAINE, Government Agent.

# CONDITIONS REFERRED TO.

- (1) The person whose tender is selected by the Government Agent for submission to Government will be required to deposit at once 1/10th of the purchase amount in cash, and should the tender be accepted by Government the balance purchase amount should be paid within one month of the date of receipt by him of the notification of the acceptance of his offer, and in failure thereof the purchase shall be considered void, and the deposit of 1/10th paid on account of the said land shall be forfeited.
- (2) On payment to the Government Agent, within the time specified of the whole of the purchase money, the purchaser shall receive a deed of transfer as soon as may be practicable.
- (3) Should it appear at any time before the execution and i sue of the deed of transfer that the actual extent of the said land is in excess of the extent given in this notice, the purchaser will be liable to pay the value of the excess extent at the same rate per acre as that at which he purchased the land. In the event of the extent of the said land being hereafter found to be less than the extent given in the notice, the purchaser will be entitled to claim a refund of a proportionate amount of the purchase price paid by him at the same rate per acre as that at which he purchased the land. Provided, however, that he will not be entitled to claim any further amount as interest on the money paid by him or by way of compensation. In all questions affecting the description and admeasurement of the lands the decision of the Surveyor-General will be taken as final.
- (4) This land is sold subject to the reservation to the Crown of all right and title to the mines, minerals, plumbago, gold, silver, copper, iron, tin, lead, and other metals, and

the ores thereof, and all mineral oil, coal, shale, or other deposit or formation from which mineral ioil may be obtained, together with full power of entry for the same respectively, and all other powers and privileges necessary or requisite, to prospect for, dig for, or mine, or recover any of the above-mentioned minerals or metals, save and except under a grant or licence expressly obtained from the Crown, and then only subject to the royalties, terms, and conditions in such mining licence or grant contained.

# Description of the Land.

All those allotments of land forming one property bearing assessment Nos. 4¹ to 4¹6, 4¹8 to 4³4, 4B¹ to 4B², 4B³ to 4B¹⁴, 4B¹⁴A, 4B¹⁵ to 4B²⁴, 4B²⁶ to 4B²³, 4B³⁰ to 4B³³, 4B³⁶ to 4B²³, and assessment Nos. 3¹, 3⁴ to 3¹⁵, in Vincent street, Hulftsdorp, within the Municipal limits of Colombo, containing in extent 1 rood and 38⋅3 perches, and shown as lots 1 and 2 in preliminary plan No. 18,891.

This property contains 9 tiled masonry buildings and parts of 2 tiled masonry buildings, and is situated in a

thickly populated area of the city.

#### Foot-and-Mouth Disease.

W HEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 51, situated at Nagalagam street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 20, 1928.

Chas. W. Page,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 22, 1928.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 49/50, situated at Armour street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 22, 1928.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 23, 1929.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 303. situated at Castle street, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 14, 1928.

CHAS. W. PATE.

The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 24, 1928.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 8, situated at Skinner's road north, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 23, 1928.

CHAS, W. PATE.

The Municipal Office, Municipal Veterinary Surgeon-Colombo, February 24, 1928.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W the premises bearing assessment No. 67, situated at Wekanda, Slave Island, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area. This declaration shall take effect from February 22, 1928.

CHAS. W. PATE, The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 24, 1928.

## Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 543, situated at 3rd Division, Maradana Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 17, 1928.

CHAS. W. PATE, The Municipal Office, Municipal Veterinary Surgeon. Colombo, February 24, 1928.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 10, situated at Stewart street, Slave Island, Colombo: Such promises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 18, 1928.

The Municipal Office, CHAS. W. PATE, Colombo, February 24, 1928. Municipal Veterinary Surgeon.

# Foot-and-Mouth Disease.

HEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 332, situated at Alutmawata road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 22, 1928.

The Municipal Office. CHAS, W. PATE, Colombo, February 24, 1928. Municipal Veterinary Surgeon

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in VV the premises known as the Municipal land in Vauxhall street, Slave Island. Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 17, 1928.

CHAS. W. PATE, The Municipal Office, Municipal Veterniary Surgeon. Colombo, February 24, 1928.

# Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W the premises bearing assessment No. 64/65, situated at Bloemendahl road, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected

This declaration shall take effect from February 25, 1928.

CHAS. W. PATE,

Municipal Veterinary Surgeon. The Municipal Office. Colombo, February 28,1928.

#### Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 69, situated at Union place, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from February 23, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

The Municipal Office, Colombo, February 28, 1928.

#### Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out in the premises known as the reclaimed land at Parsons road, Slave Island, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected

This declaration shall take effect from February 22, 1928.

CHAS. W. PATE, Municipal Veterinary Surgeon.

The Municipal Office, Colombo, February 28, 1928.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the areas declared infected at Kudagammana and Kotadeniya, in Hapitigam korale of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated January 27, 1928, is free from foot-and-mouth disease and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri. Colombo, February 21, 1928.

H. C. Cocks. for Government Agent.

# Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected At Rawatawatta, in Salpiti korale of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette January 27, 1928, is free from foot-and-mouth disease and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 21, 1928.

H. C. Cocks, for Government Agent.

#### Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Hunupitiya, in Siyane korale west of the Colombo District of the Western Province, under section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated January 27, 1928, is free from foot-andmouth disease and is no longer an infected area.

This declaration is to take effect from this date.

H. C. Cocks, for Government Agent. The Kachcheri,

Colombo, February 21, 1928.

#### Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Kaldemulla, in Salpiti korale of the Colombo District of the Western Province, under section 5, subsections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in Gazette dated December 2, 1927, is free from foot-andmouth disease and is no longer an infected area.

This declaration is to take effect from this date.

H. C. Cocks, for Government Agent.

The Kachcheri, Colombo, February 21, 1928.

## Foot-and-Mouth Disease.

OTICE is hereby given that the area declared infected at Pita Kotte, in Colombo Mudaliyar's division of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, and proclaimed in *Gazette* dated January 27, 1928, is free from foot-and-mouth disease and is no longer an infected area.

This declaration is to take effect from this date.

H. C. Cocks, for Government Agent.

The Kachcheri, Colombo, February 21, 1928.

# Foot-and-Mouth Disease.

NOTICE is hereby given that the area declared infected at Nawala, in Colombo Mudaliyar's division of the Colombo District of the Western Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923,

and proclaimed in Gazette dated December 2, 1927, is free from foot-and-mouth disease and is no longer an infected area.

This declaration is to take effect from this date.

The Kachcheri, Colombo, February 21, 1928.

H. C. Cocks, for Government Agent.

#### Foot-and-Mouth Disease.

THEREAS foot-and-mouth disease has broken out on Mullewatta, at Indiwitiya in Alutkuru korale south of Colombo District of the Western Province: It is hereby declared, in terms of section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923, the under-mentioned area is infected, viz. :-

The area is bounded on the north by boundary of land belonging to M. Don Paulu Appu, south by land belonging to H. Don Christian Appu, east by e'a leading to Parana-ela, west by field belonging to H. Don Christian Appu.

This declaration shall take effect from the date hereof.

TIMOTHY F. ABAYAKOON. Wattala, February 22, 1928. Chief Headman.

# Foot-and-Mouth Disease.

NOTICE is hereby given that the areas declared as infected viz Podenius D. infected, viz.. Padeniya, Dambulla, Kandalama, and Kubukkandanwala in Wagapanaha Pallesiya pattu of Matale North in the District of Matale of the Central Province, under section 5, sub-sections (1) and (2), of the Ordinance No. 25 of 1909, as amended by the Ordinance No. 19 of 1923; and proclaimed in Gazette No. 7,436 of December 19, 1924, are free from foot-and-mouth diseases and are no longer infected areas.

This declaration is to take effect from this date.

T. B. ELLEPOLA. Ratemahatmaya, Matale North.

Monaruwela, February 20, 1928.

#### "THE ORDINANCE. 1912." NOTICES EXCISE UNDER No. OF

# List of Sanctioned Arrack Tayerns in Kurunegala District during 1928-29 Rent Period.

No. of Tavern.		Division.	Locality or Range.				
			Within the village o				
1		Weudawili hatpattu		Ganegoda			
2		Do.		Wellawa			
3		Katugampola hatpatt	u	Yakwila			
4		$\mathbf{D_0}$ .	٠.	Pugalla			
5		Do.	٠,	Akarawatta			
6		Do.		Udubaddawa			
7		$\mathbf{Do}.$		Kattimahana			
8	, .	$\mathbf{D}_{0}$ .		Dunakadeniya			
9		Do.		Kuliyapitiya			
10		Do.		Hanthihawa			
11		Do.		Horombawa			
12		Dewamedi hatpattu		Muina			
13		Do.		Pandithagama			

No. of Tavern.	Division.		ocality or Range.
14 15	Hiriyala hatpattu Do.		Nelawa Dehelgomuwa
	The Kachcheri, ala, February 14, 1928		T. A. Hopson, Government Agent.
Tie	t of Canationed Toddy 1	ro ve	ens in Kummarala

# District during 1923-29 Rent Period. No. of

Tavern. Within the village of ... Katugampola hatpattu Karaulla Indulgodakanda 2 Weudawili hatpattu 3 Kitulgolla-Dunumawa Do.

The Kachcheri. Kurunegala, February 14, 1928.

Division.

T. A. Hodson. Government Agent.

Locality or Range.

# MUNICIPAL COUNCIL NOTICES.

#### MUNICIPALITY OF KANDY.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from 1 to 10 years, (2) timber and produce, (3) materials of house, and (4) the under-mentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Kandy, in terms of the 137th clause of the Ordinance No. 6 of 1910, for arrears of Consolidated and Police and Lighting rate due on the premises for fourth quarter, 1926, and first quarter, 1927, and of which particulars are given in the under-mentioned lists, will be sold by public auction on the spot in the order and time stated, unless in the meantime the amount of the rates and taxes, and costs be duly paid.

LIST E.—On Wednesday, March 28, 1928, commencing at the first-named premises at 8 A.M. LIST F.—On Thursday, March 29, 1928, commencing at the first-named premises at 8 A.M.

LIST G.—On Friday, March 30, 1928, commencing at the first-named premises at 8 A.M.

List H.—On Saturday, March 31, 1928, commencing at the first-named premises at 8 A.M.

LIST I.—On Monday, April 2, 1928, commencing at the first-named premises at 8 A.M. LIST J.—On Tuesday, April 3, 1928, commencing at the first-named premises at 8 A.M.

LIST K.—On Wednesday, April 4, 1928, commencing at the first-named premises at 8 A.M.

The Municipal Office, Kandy, February 28, 1928.

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By order, E. B. Perris, for Secretary.

LIST E.—Aruppola.	LIST G.—Cross street.	LIST H.—Halloluwa road.
No. Description of Property.	No. Description of Property.	No. Description of Property.
3, 11, 17, 20, 22 Lands 32, 37, 38, 40, 46 Do. 51, 51a, 52, 53, 62,	4 & 5, 7AA, 7B Houses and lands 12 & 13, 14A & B Do.	
60, 69 Do.	Hill street.	Ley-ula.
Watapuluwa. 21, 22, 25, 25a, 36. Lands 56, 60, 76a Do.	31, 31A Houses and lands  King street.	16 Fields 22, 23, 30, 60 Do. 66, 75 Do.
92B, 97, 98 Do. 104, 115, 128, 137 Do. 142, 160, 162 Do.	35, 37 Houses and lands	Tr about articiona.
170, 171, 172, 173 Do. 174, 175, 176, 178,	Lady Gordon road.	4, 5, 14, 16, 18 Lands
180 Do.	7 House and land	Pitakanda.
LIST F.—Lady Anderson road. 16, 17A, 17B Lands	Lady Torrington road.	LIST I.—Dodanwela.
29A, 34 Do.	33 ., Land	7, 17, 31, 60A, 60B. Lands
Yatinuwara Talwatta.	Old Matale road.	66A, 67, 68, 70A Do Do
1, 2, 10, 14, 17, 18A Lands 29A, 30, 30A . Do. 46, 52, 53, 54, 55 . Do.	1 & 2, 3-4 Houses and lands	81 Do.
56, 56A, 57, 58, 61. Do. 65, 69, 70, 70A, 72. Do.	Hospital road.	List J.—Peradeniya road.  12A, 14, 14 ¹ , 14A Houses and lands
LIST F.—Lady MacCarthy road.	7, 12A, 14A Houses and lands	15A-G Do. 170, 171, 221, 223 Do.
13 & 14 Houses and lands	Staughterhouse road.	217, 218, <b>226, 227</b> Do.
Uda Talwatta. 2, 3, 5-7 Lands and fields	91 Houses and lands	228, 229, 230, 231 Do. 232, 233. 234, 235 Do. 267 Do.
Malabar street.	Huduhumpola.	272, 273, 279 Do. 306, 332, 360, 382 Do.
54, 58, 58A, 78, 79 Houses and lands 3, 86, 89, 90, 90A, 92B Do.	3, 6, 13, 15, 19 Fields 20, 29, 30 Do.	389, 390, 460, 462
Hewaheta Talwatta.	Mulgampola.	604, 605. 643, 643A Do. 647, 651-653, 654 . Do.
21, 29, 32, & 33 House and lands	4, 6, 7, 18 Houses and lands	655A Do. 671–672, 67 <b>3, 7</b> 05 Do.
Lewella road. 8-12, 15, 16 Houses and lands 23-27, 28, 29 Do.	Road between Peradeniya road and Primrose Hill.	783 Do. 823, 847 Do.
32-35, 38, 39 Do. 40, 41A & B, 43 Do.	26 ,. Land	853A. 860 & A Dc. 876, 877, 879, 880 Dc. 880A, & B, 881, Do.
49, 50, 54A Do. 57, 57A, 57B, 57C Do.	V elatta.	889, 893, 920-921 . Do. 999, 999A, 999B, 999C
57D, 61A, 61 Do.	1, 8, 28, 32 Lands	1008A Dc.

# NOTICE TO MARINERS.

# No. 8 of 1928.

CEYLON SOUTH COAST.—GALLE SIGNAL STATION.

Night Signalling to be discontinued.

TIGHT signalling will be discontinued at the Galle Signal Station from June 1, 1928.

From that date the Signal Station will be open for reception and despatch of messages from 5 A.M. to 6 p.m. and Publication affected: Bay of Bengal Pilot, 5th edition, 1921, page 122.

Master Attendant's Office, Colombo, February 23, 1928.

E. C. STUBBS, Captain, B.N. (Retired), Master Attendant

# LOCAL BOARD NOTICES.

LOCAL BOARD OF HEALTH AND IMPROVEMENT OF MORATUWA.

Statement of Revenue and Expenditure for 1927.

	Stateme	Dt OI	Revenue	ana	Expenditure for 1927.	
No. I.			Amour	1t.	•	Amount.
Revenue,	:		Ra,	6.	Expenditure.	Rs. c
A.—General revenue			53:010	69	A.—General expenditure	13,644,50
B.—Thoroughfares				2	B.—Thoroughfares	30,571 8
CLocal Board lands and buildings		•••	1.280	7	C.—Local Board lands and buildings	6.312 24
D.—Public health			24,590	39	D.—Public Health	43,580 41
E.—Public recreation		• •	97	0	E.—Public recreation	-
F.—Dog registration			349	12	F.—Dog registration	876 35
G.—Weights and measures			63	20	G.—Weights and measures	24 % 6
H.—Education			2	0	H.—Education	
I.—W. A. Peiris Memorial hall	•	• •	715	75	I.—W. A. Peiris Memorial hall	696 101
Mada) wasanaa		_	A0 004	<u> </u>	Mat-1 a	05 705 9
Total revenue		• •	92,894	24	Total expenditure	95,705,22
Loan from Hon, the Treasurer		• •	100,000		Expended from the loan	33,140345 16:027321
Deposits		• •	11,131		Refund of deposits	10,021 (21
Advances repaid		• •	575	u	Advances	
		_	204,600	78	<u> </u>	143.872
Cash balance at Kachcheri on Januar	<del>~</del> 1		27,992		Cash balance at Kachcheri on December 31	13.721
Cash balance in Bank on January 1	<b>y</b> -	• •	45,000		Cash balance in Bank on December 31	120,000
Adam parentes are parity our operatorily T		• • -	20,000		Carl balance in Daile on December 61	
	Total		277,598	72	Total	277,563 .2
a _k				- 1		
					•	
						-
	Stat	<b>em</b> en	t of Asset	ls an	d Liabilities for 1927.	
No. II.			Amou		1	Amount
Liabilities.			Rs.		Assets.	Revie
					ABBEID,	
Amount due to contractore &c. or	. according	عما	1.0.	U _i .		
Amount due to contractors, &c., or	account	t óf			Cash in Colombo Kachcheri on December 31, 1927	22,800 (3)
deposits of 1926		t óf	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—	
Amount due to contractors, &c., or deposits of 1926. Balance surplus can on January 1, 19		t óf		69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct— (1) Payment orders, cheques, cash, &c., brought	22,800 (9)
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct— (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not	22,800 (3)
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct— (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January,	22,800 (1)
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct— (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not	22,800 (3)
deposits of 1926		t óf	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct— (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January,	22,800(E)
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928	22,800 (II) P1:300 III
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local	22,800 M P1,360 M L1,450 M
deposits of 1926		t óf	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach-	22,800 M P1,360 M L1,450 M
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local	22,800 (II) P1:300 III
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach-	22,000 (3) \$12360 (3) \$1,350 (2) \$270 (4)
deposits of 1926		t of	5,714	69 <del>1</del>	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach-	22,000 (3) \$12360 (3) \$1,350 (2) \$270 (4)
deposits of 1926		t of	5,714 128,005	691 341	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach- cheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927	22,600 (3) \$12,500 (3) \$1,350 (2) \$2,270 (8) 13,771 (1) 120,000 (4)
deposits of 1926		••	5,714	691 341	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach- cheri cash book till January, 1928	22,000 (3) \$12360 (3) \$1,350 (2) \$270 (4)
deposits of 1926	<b>927</b>	••	5,714 128,005	691 341	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach- cheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927	22,600 (3) \$12,500 (3) \$1,350 (2) \$2,270 (8) 13,771 (1) 120,000 (4)
deposits of 1926	<b>927</b>	••	5,714 128,005	691 341 4	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach- cheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total	22,600 (3) \$12,500 (3) \$1,350 (2) \$2,270 (8) 13,771 (1) 120,000 (4)
deposits of 1926	<b>927</b>	••	5,714 128,005	691 341 4	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kach- cheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total	22,600 (3) \$12,500 (3) \$1,350 (2) \$2,270 (8) 13,771 (1) 120,000 (4)
deposits of 1926 Balance surplus cah on January 1, 19	<b>927</b>	••	5,714 128,005 133,721 Deposit	693 341 4	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total	22,500 (3) P1,360 (1) L1,360 (2) 2,270 (3) 13;71 (3) 120,000 (4) 133,721 (4)
deposits of 1926 Balance surplus can on January 1, 19	<b>927</b>	••	5,714 128,005 133,721 Deposit	691 341 4	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total	22,800(3) 11,450(2) 2,270(8) 137,711 120,000 (1)
deposits of 1926 Balance surplus cah on January 1, 19	<b>927</b>	••	5,714 128,005 133,721 Deposit	691 341 4	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total	22,800(3) P1206 35 11,450(2) 2,270(6) 1372 1,120,000 1,129,721 1,120,000 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,1
deposits of 1926 Balance surplus can on January 1, 19	<b>927</b>	••	5,714 128,005 133,721 Deposit	4 Account.	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total  Expendrouse Refunds	22,800(3)  \$12360 10  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)
deposits of 1926 Balance surplus can on January 1, 19 No. III. REVENUE.	<b>927</b>	••	5,714 128,005 133,721 Deposit	691 341 4 Aceount.	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January. 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total  Expenderure.  Refunds	22,800(3) P1206 35 11,450(2) 2,270(6) 1372 1,120,000 1,129,721 1,120,000 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,129,721 1,1
No. III.  REVENUE.  Receipts	<b>927</b>	••	5,714 128,005 133,721 Deposit Amo Rs 11,130	691 341 4 Aceount.	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total  EXPENDITURE  Refunds Balance on December 31, 1927	22,800 (3) P1,260 (5) L1,450 (2) 13(72) 13(72) 13(72) 13(72) 15(72) 15(72) 15(72) 16(8)
No. III.  REVENUE.  Receipts	<b>927</b>	·	5,714 128,005 133,721 Deposit Amo Rs 11,130	691 341 4 Account. 5. c.	Cash in Colombo Kachcheri on December 31, 1927 Deduct—  (1) Payment orders, cheques, cash, &c., brought to account in Local Board cash book and not debited in Kachcheri cash book till January, 1928  (2) Add amounts brought to account in Local Board cash book, but not credited in Kachcheri cash book till January, 1928  Fixed deposit in Bank on December 31, 1927  Total  Dount for 1927.  EXPENDITURE  Refunds Balance on December 31, 1927	22,800(3)  \$12360 10  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)  \$270(8)

# Advances and Investments for 1928.

No. IV.			Amou	nt.	1	
Revenue. Refunds Balance on January 1, 1927	••	***	 Rs. 575 75	o. O O	Balance ou Payment s	EXPENDITURE, itstanding on January 1, 1927 ince January 1, 1927
		Total	 650	0		Tot

#### Statement of Debt for 1927.

No. V.

For Markets, Infectious Disease Hospital, Acquisition of Land,
Road Improvements, &c.

Year in which the loan was raised: August 28, 1911. Original amount of loan: Rs. 35,000. Present amount of loan: Rs. 23,800. Rate of interest: 4½ per cent.

Rate of interest: 4½ per cent.

Annual amount payable for sinking fund: Rs. 700.

Annual amount payable for interest: Rs. 1,575.

Date when loan will be extinguished: May 31, 1941.

Local Board Office Building Loan.

Year in which the loan was raised: 1921. Original amount of loan: Rs. 25,000. Present amount of loan: Rs. 14,999.94. Bate of interest: 5 per cent.

Annual amount payable for repayment of loan: Rs. 1,666 66*
Annual amount payable for interest: Rs. 833 33.
Date when loan will be extinguished: December 31, 1936.

* This loan is to be repaid by fifteen instalments, one of Rs. 1,666.76 and fourteen other instalments of Rs. 1,666.66, with interest at 5 per cent. on the unpaid balance.

For Markets, Cooly Lines, Roads, &c.

Year in which the loan was raised: February 19, 1927. Original amount of loan: Rs. 100,000. Present amount of loan: Rs. 100,000. Rate of interest: 5 per cent, Annual amount payable for repayment of loan: Rs. 5,000. Annual amount payable for interest: Rs. 5,000. Date when loan will be extinguished: February 19, 1948.

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# Estimate of Probable Revenue and Expenditure for the Year 1928.

•		Amou	mt.	1		Amou	ınt.
No. VI. REVENUE.		Rs.	e.	Expenditure.		Rs.	C.
A.—General revenue		62,133	90	A.—General expenditure		14,991	5
B.—Thoroughfares		12,787	77	B.—Thoroughfares		63,211	0
C.—Local Board lands and buildings		1,382	0	C.—Local Board lands and buildings		15,530	66
D.—Public health		34,131	0	D.—Public health		121,548	66
E.—Public recreation		100	0	E.—Public recreation		<u> </u>	
F.—Dog registration		380	0	F.—Dog registration		550	0
G.—Weights and measures		125	0	G.—Weights and measures		50	0
H.—W. A. Peiris Memorial hall		1,250	0	H.—W. A. Peiris Memorial hall		644	0
Arrears of revenue due for 1927		4,236	0		•		
Total revenue	• •	116,525	67	Total expenditure	• •	216,525	37
Cash balance at Kacheheri on January 1, 1928		13,721		Probable balance on December 31, 1928		33,721	34
Cash balance at Bank on January 1, 1928		120,000		1100gate balence on 2000maer er, 1980	• • •	00,1-1	•-
Total		250,246		Total	••	25,246	71
Local Board Office, Moratuwa, February 24, 1928.	_			'	i. N.	Thaine, Chairmar	1.

# LOCAL BOARD, TRINCOMALEE.

Statement of R	levenue and Expend	liture of the	Local Board, Trincomalec, for the Yea	r 1927.	
_	Amount.	Total.		Amou	
REVENUE.	Rs. c.	Rs. c.	EXPENDITURE.	Rs.	c. Rs. c.
A.—General revenue :—		ļ	A.—General expenditure :—		
<ul><li>(1) Local taxation</li><li>(2) Refund and grants</li><li>(3) Other</li></ul>	18,860 32 90,818 73 1,275 0		(1) Salaries of officers (2) Establishment expenses	3,738 3,751	
B.—Thoroughfares :—	I	10,954 5	B.—Thoroughfares:—		
(1) Labour tax (2) Other	489 <b>3</b> 0	489 30	<ul> <li>(1) Maintenance, &amp;c</li> <li>(2) Lighting</li> <li>(3) Acquisition</li> <li>(4) Improvements</li> </ul>	2,678 1,563 — 1,906	50 3 5
C.—Board lands and buildings :—		405 00	(5) Loan charges	662	
(1) Rent, &c		681 2	, ,		- 6,810.16
D.—Public health :—		- 1	C.—Board lands and buildings :—		
(1) General fines, &c. (2) Scavenging	452 50 45 25		(1) Wages, &c. D.—Public health:—	—	T.
(3) Conservancy	6,855 13 870 78 — 5,827 95		<ul> <li>(1) General expenditure</li> <li>(2) Scavenging</li> <li>(3) Conservancy</li> <li>(4) Slaughter-house and pound</li> <li>(5) Water supply</li> </ul>	2,350 6,610 7,623 2	21
E.—Parks and public recreation :—		14,051 61	<ul><li>(6) Hospitals</li><li>(7) Market and galas.</li></ul>	266 1,442	68
(1) Rent, &c		211 24	(8) Anti-malarial works	3,249	
F.—Cemeteries :—			E.—Parks and public recreations:—		— 21,545 <b>56</b>
(1) Fees		36 0	(1) Wages, &c		
G.—Dogs:—			F.—Cemeteries		<del>_</del>
(1) Registration fees, &c.		<b>38</b> 0	G.—Dogs:—	–	<del>_</del>
H Weights and measures :			(1) Destruction of dogs		46 <b>45</b>
(1) Fees for stamping, &c.	,,	11 44	H.—Weights and measures :—	—	40 40
I.—Education:—			(1) Fees to Inspector		- 1-
(1) Fines		27 0	L—Education :—		7 15
		26,499 66	(1) Salary to Attendance Officer	–	150 0
Deposit receipts Advances repaid	591 58 27 50	619 8	Refund of deposits		36,866 <b>29</b> 301 58
Balance on January 1, 1927:—			Balance on december 31, 1927 :		
In Bank In Kachcheri	14,166 66 29,369 64	43,536 30	In Bank In Kachcheri	34;731 98,755	
	Total 1	70,655 4		Total	170,655 4
	•	······································			A 12

# Statement of Assets and Liabilities on December 31, 1927.

Liabilities,	Amount. Rs. c.	Total. Rs. c.	Assets.	Amount, Total, Rs. c. Rs. c.
<ol> <li>Security deposit in the Ceylon Saving Bank:—</li> </ol>	(S		<ol> <li>Cash in Ceylon Savings Bank</li> <li>Cash in National Bank</li> </ol>	271 98 34,460 0
(a) Beef market renter	. —	50 0	3. Deposit at the Kachcheri	. 98,755 19
2. In Local Board deposits:—				100.101
<ul> <li>(a) Security for scavenging contract for 1926-1927</li> <li>(b) Security for pasture rent, 1926-1927</li> <li>(c) Security for scavenging contract, 1927</li> <li>(d) Security for rice contract, 1927</li> <li>(e) Security for market boutique No. 3 for 1928</li> <li>(f) Security for gala rent for 1928</li> <li>(g) Security for refund of unpaid wages, 1927</li> <li>(h) Security for pasture rent for 1928</li> <li>(i) Security for mutton market, 1928</li> <li>(j) Security for scavenging contract, 1928</li> </ul>	100 0 32 0 100 0 100 0 45 0 10 0 16 0 200 0 67 0	770 0		
3. Earmarked for drainage:—	`			
(a) In the National Bank (b) In Ceylon Savings Bank	34,460 0 221 98	34,681 98		
4. Balance in Kachcheri less deposits		97,935 19		
ŋ	Total i	133,487 17		Total 133,487 17

# Budget of the Trincomaice Local Board for the Year 1928.

				Rev	ENUE.
	Estima Rever for 18	ue	Amou	nt.	
	Rs.	c.	Rs.	c.	
A.—General revenue:— (1) Local taxation—					(3) Conservancy— (a) Fees
(a) Property tax (including Government contributions)  (b) Vehicles and animals tax  Other local taxes and licences (not included elsewhere)  (2) Refunds and grants—  (a) Stamp duties	3,000 1,300 5,570 4,66	0 0 0 0 0 50	18,600	0	(4) Slaughter-houses pounds:— (a) Fees (7) Markets and galas- (a) Rents (b) Boutiques and st (d) Licences  E.—Parks and public rec Rents and cattle grazing
(e) Auctioneers' and brokers' fees (f) Government grant—electric light  (3) Other—	80,000	0	90,536	50	F.—Cemeteries (Ordinanda)
(a) Fines by court (not included elsewhere) (b) Miscellaneous (including interest)	150 <b>6,700</b>		<b>6,</b> 859	0	G.—Dogs (Ordinance No Ordinance No. 7 of 1893 (a) Registration fees.
B.—Thoroughfares:—  (2) Other, e.g., fines for injuries to thoroughfares, cattle seizing fees, sale of badges, fare tables, grants, &c.  C.—Board lands and buildings (not			<b>40</b> 0	0	(d) Fines (d) Seizing fees  H.—Weights and measure No. 8 of 1876):—
included elsewhere):—	700	Δ			(a) Fees for stamping
(b) Sale of produce  D.—Public health:—	10	0	710	0	I.—Education (Ordinance Fines
(1) General fines, &c. (2) Scavenging— (a) Fees (b) Sale of refuse	 5 50	0	450	0	Balance brought forwar
(v) have or toruse		_	55	0	

eal Board for the Year 1928.					
enue.					
		Estima Rever for 19	ıue	Amor	mt.
		Rs.		Rs.	C.
(3) Conservancy — (a) Fees				7.000	0
(4) Slaughter-houses and pounds:—	d cattle			> 4	
(a) Fees	• •			700	0
(7) Markets and galas—					
(a) Rents	• •	5,615			
(b) Boutiques and stalls	• •	720 100			
(d) Licences	• •			6,435	0
E.—Parks and public recreation	n :—			,	
Rents and cattle grazing fee		-		605	0
F.—Cemeteries (Ordinance No	. 9 of 1899	<b>)</b> :			
(a) Fees	• •			10	Ð
G.—Dogs (Ordinance No. 25 o Ordinance No. 7 of 1893) :—	f 1901 and				
(a) Registration fees		50			
(b) Fines	• •	5	0		
(d) Seizing fees	• • •	5	0	60	0
H.—Weights and measures ( No. 8 of 1876):—	Ordinance				
(a) Fees for stamping				12	•
T. Milmarkian (Ondinance Pt. 1	1000				
I.—Education (Ordinance No. 1	01 1920) :	-			
Fines	• •			12	0
Balance brought forward	Total Re	venue	1	32,42 <b>3</b> 33,48 <b>7</b>	50 17
		Total	2	65,910	67

	•	Expeni	DITURE.		
	Expenditure	_	1	Expenditu	re
•	voted for 1923.	Amount.	1	voted for 1928.	: Amount,
	$\mathbf{Rs.}$ $\mathbf{e}$ .	Rs. e.		Rs. c.	Rs. c.
A.—General expenditure :—			(2) Scavenging—		
(1) Salaries of officers not of	herwise		(a) Wages (b) Carts and bulls	4,710 0	
charged-	0 800 o		(c) Stores	<b>2,700</b> 0 100 0	
(a) Secretary	2,200 0 862 0		(0) 555265	100 0	7,510 0
(b) Clerks (c) Peons	348 0		(3) Conservancy—		.,010 0
(e) Pensions	504 0	ļ	(a) Wages	7,260 0	
(4)		3,914 0	(b) Carts	250 0	
(9) 70.4 112.1			(c) Stores	600 0	
(2) Establishment expenses—			(e) Maintenance of latrines	170 0	0.000 0
(a) Allowances (not otherwise			(4) (9) 1. 1		8,280 0
(b) Travelling	100 0		(4) Slaughter-houses and cattle po	unds	40.0
(c) Commission to tax collected otherwise charged)	1,400 0		(b) Maintenance (6) Hospitals—	••	40 Q
(d) Assessors' fees	300 0		(b) Maintenance	<del></del>	200 0
(e) Legal expenses	100 0		(7) Markets and galas—	••	200 0
(f) Stationery, printing, adver	tising,	ļ	(a) Wages	500 0	
and office expenses (not ot)	nerwise		(b) Maintenance *	575 0	
charged)	750 0	l	(c) Printing, &c	55 0	
(g) Registration of voters and			(e) Construction	3,200 0	
(h) Cost of cart plates	150 0	1	(f) Loan charges—	057 4	
(i) Cost of audit	1,270 0	4,550 0	Principal Interest	257 4	
30 Mhanamak fanan		4,000 0	(g) Stores	65 0	
B.—Thoroughfares:—		]	(0)		5,072 94
(1) Maintenance, &c.—	<b>7</b> (10 0	1	(8) Anti-malarial works		3,000 0
(a) Salaries and wages (b) Repairs	500 0	1			
(c) Plant and tools	$\begin{array}{cccc} \dots & 3,322 & 0 \\ \dots & 65 & 0 \end{array}$	j	E.—Parks and public recreation:—		
(d) Watering	65 0	ŀ	(b) Maintenance		100 <b>0</b>
(f) Other: badges, fare tables		1			
<b>(,</b> )		4,387 0	F.—Cemeteries (Ordinance No. 9	of	
(2) (a) Lighting	625 0	,	1899) :		
(b) Electric lighting	156,570 90		(b) Maintenance		70 O
(2) Acquisition					
(3) Acquisition (4) Improvements		23,540 0   1,565 0	G.—Dogs (Ordinance No. 25 of 1901	and	
(5) Loan charges—		1,565 0	Ordinance 7 of 1893) :—		
(a) Principal	251 20	[	(a) Destruction of dogs	200 0	
(b) Interest	411 38	į	(b) Commission to collectors	10 0	
	2	5.767 58			210 0
CBoard lands and buildings (not	harmad	ł	H.—Weights and measures (Ordina	ance	
elsewhere) ;—	na ged	1	No. 7 of 1876) :		
(b) Commission to collectors	50 0	j	(a) Fees to Inspector		7 50
(d) Maintenance	320  0	]	T 703. 45 (O.37 37. 5.	- 6	
(f) Police tax	220 0	- {	I.—Education (Ordinance No. 1	of	
(g) Loan charges—		1	1920) :		
Principal	64 26	1	(a) Attendance Officer	—	7 50
Interest	105 22	40		Total2	223,724 40
		759 48	Tiskilisis sustates dimensioned		/20, 12 <del>4</del> 40
D.—Public health:—		1	Liabilities outstanding revoted Deposits	172 0 820 0	
(1) General expenditure-		1	Deposits	020 0	992 0
(a) Salaries	1,680 0	ļ		_	
(b) Allowances	480 0	- 1	Total voted for 1928	2	224,716 40
(c) Uniform	100 0	ł	Unvoted	• •	41,194 27
(d) Printing and stationery	50 0	l		m	
(e) Disinfectants	350 0			Total2	265,910 <b>67</b>
	<del></del>	2,660 0			
Local Board Office,			·	J. R. WAL	лков
Lover Dona Cinco,	_			U. EV. TIAL	· · · · · · · · · · · · · · · · · · ·

# Trade or Business of Auctioneers.

Trincomalee, February 18, 1928.

THE following persons have been licensed to carry on trade or business of auctioneers within the limits of the Local Board of Puttalam for the year 1928, and their names are published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922:—

Name. Residence.

Mr. S. M. Assen Kuddoos ... Puttalam Mr. P. C. M. M. Ismail Marikar ... do.

Local Board Office. C. L. WICKREMESINGHE. Puttalam, February 21, 1928. Chairman.

# Withdrawal of Butchers Licence.

IT is hereby notified, under section 7 of Ordinance No. 9 of 1893, that the licence No. A 1,055 of December 10, 1927, issued to Butcher K. M. Noor Mahammadu of Badulla, under section 5 of the said Ordinance, to carry on the trade at stall No. 11 in the public market, Badulla, has this day been withdrawn.

Local Board Office, Badulla, February 21, 1928. R. Monypenny, for Chairman.

Chairman.

# SANITARY BOARD, NUWARA ELIYA DISTRICT.

# Statement of Revenue and Expenditure for the Year 1927.

# NANU-OYA.

REVENUE.		Amount. Rs. c.	Expendituri	c.		Amount. Rs. c.
Balance on December 31, 1926	4.6	6,340 12	Scavenging charges			2,600 59
Sanitary rate		" W T M O 4	Interest on loans		•	304 50
Water rate			Sinking fund on loans		• • • • • • • • • • • • • • • • • • • •	174 0
Compensation for local rates on		1 107 90	Water works—salary of turncoo		• • •	504 0
Slaughter-house fees	_	10" "	Water works—repairs, &c.		• •	1,133 19
	and license for		Rent on slaughter-house sites, &			60 0
Refund of stamp duty on licence			Clerical work including audit fee		• •	501 60
Dog tax	••				• •	
Interest on balances	••		Commission to collectors	• •	• •	41 62
Miscellaneous	••		Stationery, forms. and stores	• •		138 25
Conservancy		1,789 84	Assessors' fees	• •	• •	31 68
Compensation in lieu of commi	ission on road tax	22 96				
Refund of advances	••	<b>30</b> 0	Constructon of new latrines			
			Construction of drains	!		
			Construction of markets, &c.			515 65
			Repairs to latrines	ح :: ح	• •	919 09
			Repairs to drains			
•			Repairs to buildings	•		
			Killing stray dogs	٠٠)		4 25
				mala ka	• •	146 30
			Disinfectants, scavenging mater	1818, 000.		22 96
			Compensation in lieu of comm		load tax	101 68
			Miscellaneous	• •	• •	201 00
					-	6.280 27
						5,728 79
			Balance	• •		
	Total	12,009 6			Total	12,009 6
			Į		=	

# TALAWAKELE.

Revenue.	Amount. Rs. c.	Expenditure.		Amount. Rs. c.
Balance on December 31, 1926	27,073 72	Scavenging charges .	•	 3,216 0
Sanitary rate	2,158 48	Indonesia on lacona	•	 437 50
Water rate	1,833 76	Sinking fund on loons	•	 250 0
Compensation for local rates on Government buildings	260 0	Water works-salary of turncocks .		
Slaughter-house fees	526 25	Water works-repairs, &c.	. •	 207 16
Refund of stamp duty on licences and licence fees	4,041 50	All amounts for the first of the Alla		 360 0
Dog tax	13 75	Allowance for sanitary inspection .		
Interest on balances	409 79	Rent on slaughter-house sites, &c.		 229 50
Miscellaneous	2,470 77			 808 69
Compensation in lieu of commission on road tax	96 87	Commission to callegations		 175 58
,	00 01	Ct. 12 fa 1	•	 205 0
-		Accompany food	•	 $^{232}_{32}$ 0
		Public works—	•	
•		Construction of now laterage	. •	
		Construction of desire	<u>`</u> `	
	1	Orantametica of acculate to	)	-00 17
		Danaire to latrings	· t	 12,736 17
		Danisha ta danisa	(	
		Danis in to building	::}	
		Killing stray dogs		 2180
•		Disinfectants, scavenging materials	. Arc	
		Compensation in lieu of commission		 96 87
		NET "33		 612 82
		Miscellaneous	• •	
				20.116 33
		Balance		 18.768 56
· _		Dalance	•	
Total	38,884 89		Total	 38.884 89

्रहें कि			•		
	DIMI	BULA.			,
•	Amount.				Amount.
REVENUE.	Rs. c.	EXPENDITURE.			Rs. c
Balance on December 31, 1926	313 58		٤.	• •	492 (
Sanitary rate Compensation for local rates on Government buildings	422 73 36 0	Sinling fund on Laure	• •		63 60
Refund of stamp duty on licences	100 0	Sinking fund on loans Allowance for sanitary inspection	• •	• •	212
Dog tax	~ ^	Clerical work including audit fees	• •	• •	30
Interest on balances	10 0	Commission to collectors	• •	••	65 (
Miscellaneous			• •	• •	19 9
Compensation in lieu of commission on road tax	18 45	Assessors' fees	••	• •	10 56 3 <b>3</b> 66
	057 00	Public works—	•		00 00
Loan account	955 <b>88</b> 3,500 0	Construction of new latrines Construction of drains	}		
Balance	´~~~ ~~	I Character at a contract to	:: {		
		Repairs to latrines	∷ }	٠.	152 2
		Repairs to drains	]		
		Repairs to buildings	)		
		Disinfectants, scavenging material	s, &c.		40 5
ı		Compensation in lieu of commission Miscellaneous	n on road tax	• •	18 4
•		wiscenaneous	• •	• •	43 4
				_	
•		Loan account	• •		1,181 2
				٠٠_	3,500
· Total	4,681 26	1	Total	• •	4,681 2
		1	•	-	
	T.TNI	OULA.			
REVENUE.	Amount. Rs. c.	Expenditure.			Amount
Rolance on Decimber 91, 1000	010 0				Rs. c
Sanitary rate	308 19	Scavenging charges Interest on loans	••	• •	221
Compensation for local rates on Government building	zs <b>54</b> 0		• •	• •	37 4
Refund of stamp duty on licences and licence fees	102 50			• •	21 4 30
Dog tax			••	• • •	27 5
Interest on balances			• •	• •	18 2
Miscellaneous Compensation in lieu of commission on road tax	3 4 40		• •	• •	8
compensation in new or commission on road tax	11 48	Assessors' fees Public works—	••	• •	32
		Construction of new latrines	) ·		
		Construction of drains	(		
		Construction of markets, &c.	{		
		Repairs to latrines	… {	• •	449 3
			ر)		
,		Killing stray dogs	· ·	• •	4 3
		Disinfectants, scavenging materials Compensation in lieu of commission	o, wu. I on med tex	• •	27 9
		Miscellaneous	••	••	11 4: 23 1:
	•	1			912
		Balance	••	••	239 1
Total	1,151 17	<u> </u>	Total		1 1 6 7 7
			10001		1,151 1
				••-	
		•		••-	
	A (17) A T				
		ATANA.		••	
Day-	Amount.	1 .		••	Amount
Revenue.	Amount. Rs. c.	Expenditure,		••	Amount Rs.
alance on December 31, 1926	Amount. Rs. c. 701 87	EXPENDITURE, Scavenging charges	••	••	
alance on December 31, 1926	Amount. Rs. c. 701 87 557 40	EXPENDITURE, Scavenging charges Interest on loans	••	•••	Rs. 6 480 312 2
alance on December 31, 1926 anitary rate Vater rate	Amount. Rs. c. 701 87 557 40 371 60	Scavenging charges Interest on loans Sinking fund on loans	••	• •	Rs. 480 312 2 439
alance on December 31, 1926	Amount. Rs. c. 701 87 557 40 371 60 63 90	EXPENDITURE, Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks	••	• •	Rs. 480 312 2 439 220
alance on December 31, 1926  anitary rate  yater rate  laughter-house fees lefund of stamp duty on licences and licence fees	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c.	••	• •	Rs. 480 312 2 439 220 29
alance on December 31, 1926  anitary rate Vator rate laughter-house fees lefund of stamp duty on licences and licence fees log tax	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0	EXPENDITURE, Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection	••	•••	Rs. 480 312 2 439 220 29 30
alance on December 31, 1926  anitary rate Vator rate laughter-house fees efund of stamp duty on licences and licence fees og tax terest on balances iscellaneous	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50	EXPENDITURE, Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees	••	• •	Rs. 480 312 2 439 220 29 30
alance on December 31, 1926  anitary rate  vater rate  aughter-house fees efund of stamp duty on licences and licence fees  terest on balances iscellaneous  overnment grants for public latrines and water	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors	••	•••	Rs. 480 312 2 439 220 29 30 13
alance on December 31, 1926  anitary rate  /ater rate  laughter-house fees efund of stamp duty on licences and licence fees og tax  aterest on balances iscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores	••		Rs. 480 312 2 439 220 29 30 13 39 8
alance on December 31, 1926  anitary rate  (ater rate aughter-house fees efund of stamp duty on licences and licence fees og tax  iterest on balances iscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees			Rs. 480 312 2 439 220 29 30 13 39 8 8
alance on December 31, 1926  anitary rate  /ater rate  laughter-house fees efund of stamp duty on licences and licence fees og tax  aterest on balances iscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE, Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works—			Rs. 480 312 2 439 220 29 30 13 39 8 8
alance on December 31, 1926  anitary rate  (ater rate aughter-house fees efund of stamp duty on licences and licence fees og tax  iterest on balances iscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines			Rs. 480 312 2 439 220 29 30 13 39 8 8
alance on December 31, 1926  anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax atterest on balances licellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE, Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works—			Rs. 480 312 2 439 220 29 30 13 39 8 36 8 8
alance on December 31, 1926  anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax atterest on balances licellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines			Rs. 480 312 2 439 220 29 30 13 39 8 36 8 8
alance on December 31, 1926  anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax atterest on balances licellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains			Rs. 480 312 5 439 220 29 30 13 39 8 8 8 33
alance on December 31, 1926  anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax atterest on balances licellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains Repairs to buildings			Rs. 480 312 5 439 220 29 30 13 39 8 8 8 33
alance on December 31, 1926  anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax atterest on balances licellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains Repairs to buildings Disinfectants, scavenging material	· · · · · · · · · · · · · · · · · · ·		Rs. 480 312 2 439 220 29 30 13 39 8 8 33
alance on December 31, 1926  anitary rate  /ater rate  laughter-house fees efund of stamp duty on licences and licence fees og tax  aterest on balances iscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to buildings Disinfectants, scavenging material Compensation in lieu of commission	s, &c.		Rs. 480 312 2 439 220 29 30 13 39 8 36 8 33
alance on December 31, 1926  anitary rate  Vator rate laughter-house fees lefund of stamp duty on licences and licence fees log tax  atterest on balances liscellaneous overnment grants for public latrines and water works ompensation in lieu of commission on road tax	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains Repairs to buildings Disinfectants, scavenging material	· · · · · · · · · · · · · · · · · · ·		Rs. 480 312 2 439 220 30 13 39 8 36 8 33
salance on December 31, 1926 anitary rate Vater rate laughter-house fees lefund of stamp duty on licences and licence fees log tax nterest on balances liscellaneous overnment grants for public latrines and water works	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to buildings Disinfectants, scavenging material Compensation in lieu of commission	s, &c.		Rs. 480 312 2 439 220 29 30 13 39 8 36 8 33 1,000
calance on December 31, 1926  anitary rate Vater rate Laughter-house fees Lefund of stamp duty on licences and licence fees Log tax Interest on balances Liscellaneous Lovernment grants for public latrines and water works Compensation in lieu of commission on road tax	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains Repairs to buildings Disinfectants, scavenging material Compensation in lieu of commission Miscellaneous	s, &c.		Rs. 480 312 2 439 220 30 13 39 8 36 8 33 1,000 .
calance on December 31, 1926  anitary rate  Vater rate  laughter-house fees  defund of stamp duty on licences and licence fees  liscellaneous  liscellaneous  lovernment grants for public latrines and water  works  compensation in lieu of commission on road tax	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	EXPENDITURE.  Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs to latrines Repairs to buildings Disinfectants, scavenging material Compensation in lieu of commission	s, &c.		Rs. 480 312 2 439 220 29 30 13 39 8
alance on December 31, 1926 anitary rate Vater rate laughter-house fees log tax log tax liscellaneous liscellaneous lovernment grants for public latrines and water works lompensation in lieu of commission on road tax	Amount. Rs. c. 701 87 557 40 371 60 63 90 209 0 16 50 1 50 46 0	Scavenging charges Interest on loans Sinking fund on loans Waterworks—salary of turncocks Waterworks—repairs, &c. Allowance for sanitary inspection Rent on slaughter-house sites, &c. Clerical work including audit fees Commission to collectors Stationery, forms, and stores Assessors' fees Public works— Construction of new latrines Construction of drains Construction of drains Construction of markets, &c. Repairs to latrines Repairs to drains Repairs to buildings Disinfectants, scavenging material Compensation in lieu of commission Miscellaneous	s, &c.		Rs. 480 312 2 439 220 30 13 39 8 36 8 33 1,000 .

# TILLICOULTRY.

Revenue,	Amount	Expenditure.	Ame	ount.
	Rs, e.		$R_8$	ontie.
Balance on December 31, 1926 Sanitary rate	8,062 49 528 84	Scavenging charges Allowance for sanitary inspection		2 0
Refund of stamp duty on licences and licence fees	782 0	Clerical work, including audit fees	• • • • • • • • • • • • • • • • • • • •	27 KA
Dog tax	3 50 164 63	Commission to collectors Stationery, forms and stores	·· 22	22 20 13 62
Miscellaneous	104 03 22 50	Assessors' fees	• • • • • • • • • • • • • • • • • • • •	7 0
Conservancy	36 O	Public works—	3	84 0
Compensation in lieu of commission on road tax	22 20	Construction of new latrines		
		Construction of markets, &c		
		Repairs to latrines Repairs to drains	2,00	3 79
•		Repairs to buildings		
		Killing stray dogs Disinfectants, scavenging materials, &c.	1	1 25
		Compensation in lieu of commission on road tax	• 5	50 70 ·
		Miscellaneous	_	2 20 4 50
•			****	
		Balance	6,59	8 76 3 40
Total	9,622 16	Total		
•			9,62	2 16
	KOTA	GALA.		
_	Amount,	1	Amo	ount.
Revenue.	Rs. c.	Expenditure.		. c.
Balance on December 31, 1926 Sanitary rate	1,243 89 215 76	Scavenging charges Allowance for sanitary inspection		6 0
Refund of stamp duty on licences and licence fees	265 0	Clerical work, including audit fees	. 3	15 0 32 30
Dog tax Interest on balances	2 50	Commission to collectors	1	10 3
Miscellaneous	25 0 10 47	Stationery, forms and stores		12 50 33 61
Compensation in lieu of commission on road tax	12 50	Public works—	• • •	··· 01
•		Construction of new latrines		
		Construction of markets, &c (	q	)= ==
		Repairs to latrines Repairs to drains	4	27 57
		Repairs to buildings		
		Disinfectants, scavenging materials, &c.		1 42
		Compensation in lieu of commission on road tax Miscellaneous		12 50 8 80
				0 79
		Balance		19 <b>73</b> ° 55 <b>39</b> °
Total.	1 == 7 10	Total		10
10tal	1,775 12	Total	1,77	5 12
	DITATE	T TION A		
	PUNDA	ALUOYA.		
REVENUE.	Amount.	Expenditure.		ount. s. c.
Palance on Danamher 91 1000	Rs. c. 6,818 87	Scavenging charges	-	30 0
Sanitary rate	285 72	Interest on loans	7	10 O
Compensation for local rates on Government buildings		Sinking fund on loans		10 <b>0</b> 17 50
Slaughter-house fees	14 40 154 55	Allowance for sanitary inspection Rent on slaughter house sites, &c	• •	7 0
Refund of stamp duty on licences and licence fees	749 0	Clerical work, including audit fees	17	76 9 <b>0</b> 20 0
Dog tax Interest on balances	1 25 168 22	Stationery, forms and stores Assessors' fees		39 66
Miscellaneous	11 10	Public works—	• •	
Compensation in lieu of commission on road tax	14 55	Construction of new latrines		
		Construction of drains Construction of markets, &c	15	80 28
		Repairs to latrines		
		Repairs to drains Repairs to buildings		20 61
		Disinfectants, scavenging materials, &c.	• •	39 81 14 55
		Compensation in lieu of commission on road tax Miscellaneous		66 63
		,,	1 11	52 33
		Balance	7.06	65 33
m •		1		71 66
Total	8,217 66	Total	8.2	

•	TZ A NITO	APOLA.		
A Property of the Control of the Con	Amount.	l		Amount.
REVENUE.	Rs. e.	EXPENDITURE.		Rs. c.
Balance on December 31, 1926	<b>2</b> 65 68	Scavenging charges	٠.	576 90
Sanitary rate Water rate	$\begin{array}{ccc} 724 & 5 \\ 482 & 70 \end{array}$	Interest on loans Sinking fund on loans	. • •	212 0
Compensation for local rates on Government buildings	148 50	Water works—salary of Turncocks	• •	440 <b>0</b> 60 <b>0</b>
Refund of stamp duty on licences and licence fees	<b>20</b> 6 <b>0</b>	Rent of slaughter-house sites, &c	• •	3 0
Dog tax Interest on balances	7 0 4 0	Clerical work, including audit fees Commission to collectors	••	82 <b>0</b> 10 <b>5</b>
Miscellaneous	70 A	Stationery, forms and stores	• •	12 50
Compensation in lieu of commission on road tax	22 55		• •	31 50
Conservancy Loan account	* ^ ^ ^			
Balance	99 46	Construction of drains		
		Construction of markets, &c.		387 7
		Repairs to latrines Repairs to drains		00. (
		Repairs to buildings		
		Disinfectants, scavenging materials, &c.	• •	272 3
,		Compensation in lieu of commission on road tax Miscellaneous	••	22 5 <b>5</b> 19 <b>15</b>
*				
		Loan account		2,128 75
		Loan account	• • -	933 19
Total	3,081 94	Total	• •	3,061 94
		}	-	
		ALLA.		
REVENUE.	Amount. Rs. c.			Amount, Rs. c.
Balance on December 31, 1926	4,326 41	Scavenging charges		672 0
Sanitary rate	463 24	Allowance for passing cattle	• • •	240 0
Compensation for local rates on Government buildings Slaughter-house fees		Rent on slaughter-house sites, &c	••	30 0
Refund of stamp duty on licences and licence fees	315 45 573 34	Clerical work, including audit fees Stationery, forms and stores	• •	184 10 17 50
Dog tax	<b>6 5</b> 0	Assessors' fees	•	31 62
Interest on balances Miscellaneous	118 33 15 0	Public works— Construction of new latrines		
Compensation in lieu of commission on road tax	22 50	Construction of drains		
		Construction of markets, &c (		1,074 6
		Repairs to latrines Repairs to drains		-,0/- 4
		Repairs to drams Repairs to buildings		
		Killing stray dogs		6 99
		Disinfectants scavenging materials, &c.  Compensation in lieu of commission on road tax	• •	90 <b>95</b> 22 <b>50</b>
		Miscellaneous	• • •	38 20
•				2,407 92
		Balance		3,544 85
Total	5,952 77	Total		5,952 77
		_		
	<del></del>			
		PELELLA.		
REVENUE.	Amount.	E'wharman		Amount
Rolance on December 21 1006	Rs. c. 247 12	EXPENDITURE. Scavenging charges		Rs. c.
Sanitary rate	235 13	Interest on loans		$\begin{array}{cc} 492 & 0 \\ 82 & 50 \end{array}$
Slaughter-house fees	2 25	Sinking fund on loans		250 0
Refund of stamp duty on licences and licence fees  Dog tax	522 0 3 25	Clerical work, including audit fees Commission to collectors	••	17 <b>50</b>
Interest on balances	10 50	Stationery, forms and stores	• •	27 <b>5</b> 8 <b>40</b>
Miscellaneous	1,069 50	Assessors' fees	٠.	43 67
Compensation in lieu of commission on road tax	15 37 40 94	Public works— Construction of new latrines		
Conservancy	TU 37	Construction of drains		
		Construction of markets, &c.		25 90
		Repairs to latrines Repairs to drains	••	#U 0 <b>U</b>
	Ì	Repairs to buildings		
		Killing stray dogs	• •	2 0
	1	Disinfectants, scavenging materials, &c. Compensation in lieu of commission on road tax	• •	90 <b>95</b> 15 <b>37</b>
	}	Miscellaneous	• •	15 37 14 <b>95</b>
•	]			
		Balance		1,070 29 1,075 77
Total	2,146 6	Total	1	2,146 6
		2000		

	•	HAI	NGUF	ANKETA.			-
REVEN	UE.	Amo Rs	unt.	Expenditure		Amou Rs.	int.
Balance on December 31, 1 Sanitary rate  Refund of stamp duty on li Dog tax Interest on balances Miscellaneous  Conservancy  Compensation in lieu of con	cences and licence fees	4  1	7 58 5 80 8 0 5 95 1 80 0 16 5 20	Assessors' fees Public works— Construction of new latrines Construction of drains Construction of markets, &c. Repairs of latrines Repairs to drains Repairs to buildings Killing stray dogs Disinfectants, scavenging materis Compensation in lieu of commissi		 577 7 25 2 25 19 7 42 53	0 50 0 0 81 47 17 50 24 23 20
				Balance		 863 236	0.
	Total	1,09	9 49		Total	 1,099	49

The Hachcheri, Nuwara Eliya, February 24, 1928.

C. C. WOOLLEY, Chairman.

TRADE MARKS NOTICES.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,067.
- (2) Date of Receipt: November 26, 1927.
- (3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENGESELLSCHAFT (a Company registered under the laws of Germany as a Joint Stock Company), Frankfurt a/Main, Germany; Manufacturers and Merchants.
- (4) Address for service in the Island: Care of F. J. & G. de Saram, Colombo.
  - (5) Class: 3.
- (6) Goods: Chemical substances prepared for use in medicine and pharmacy.
- (f) Representation of the Trade Mark:



E. R. DE SILVA, Registrar-General's Office, Registrar of Trade Marks. Colombo, February 29, 1928. NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of R. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,077.
- (2) Date of Receipt: November 26, 1927.
- (3) Applicant (Proprietor of the Trade Mark): I. G. FARBENINDUSTRIE AKTIENGESELLS(HAFT (a Company registered under the Laws of Germany as a Joint Stock Company), Frankfurt a/Main, Germany: Manufacturers and Merchants.
- (4) Address for service in the Island, if any: Care of F. J. & G. de Saram, Colombo.
  - (5) Class: 39.
  - (6) Goods: Photographic papers and post cards.
  - (7) Representation of the Trade Mark:

# Agfatrepto

The applicants undertake that this Trade Mark and the Trade Mark No. 4,076, when registered will be assigned or transmitted as a whole and not separately.

E. R. DE SILVA.

Registrar-General's Office, Registrar of Trade Marks.

Colombo, February 29, 1928.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period of lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,100.
- (2) Date of Receipt: December 17, 1927.
- (3) Applicant (Proprietor of the Trade Mark): MEERA MOHIDEEN, son of MOHAMMED HUSSAIN LEBBE; MOHAMMED ABDUL CADER, son of SEYADO AHAMED; and AHAMATHPULLE MOHIDEEN SEGU MOHAMEDU ABDUL CADER, trading as "M. A. MEERA MOHIDEEN & CO." No. 37, Prince street, Pettah, Colombo; Tea Merchants

(4) Address for service in the Island, if any

- (5) Class: 42.
- (6) Goods: Tea.
- (7) Representation of the Trade Mark:



Registrar-General's Office, C. COOMARASWAMY, Colombo, February 22, 1928. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,120.
- (2) Date of Receipt: January 11, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CO-LOMBO COMMERCIAL COMPANY, LIMITED (a Company incorporated under the laws of England), Thames House, Queen street Place, London, E. C. 4, England; and Union place, Slave Island, Colombo, Ceylon; Merchants.
  - (4) Address for service in the Island, if any: —
  - (5) Class: 42.
- (6) Goods: Tea and all other substances used as food or as ingredients in food.

(7) Representation of the Trade Mark:

# RATAGANGA

E. R. DE SILVA Registrar-General's Office, Registrar of Trade Marks. Colombo, November 29, 1928.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,126.
- (2) Date of Receipt: January 17, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CHE-MISCHE FABRIK PROMONTA GESELLSCHAFT MIT BESCHRANKTER HAFTUNG (a Company duly incorporated under the laws of Germany), Hammerlandstrasse 166-172, Hamburg, Germany; Manufacturers.
- (4) Address for service in the Island, if any: Remfry & Son, C/o "The Ceylon Daily News," 18, Baillie street, Colombo.
  - (5) Class: 3.
- (6) Goods: Chemical substances prepared for use in medicine and pharmacy including medicaments, chemical products for medical and hygienic purposes, pharmaceutical drugs and compounds, plasters, wound-dressing requisites such as are included in class 3.
  - (7) Representation of the Trade Mark:

# romonta

E. R. DE SILVA, Registrar-General's Office, Registrar of Trade Marks. Colombo, February 29, 1928.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,127.
- (2) Date of Receipt: January 17, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CHEMIS-CHE FABRIK PROMONTA GESELLSCHAFT MIT BESCHRANKTER HAFTUNG (a Company duly incorporated under the laws of Germany), Hammerlandstrasse 166-172, Hamburg, Germany; Manufacturers.
- (4) Address for service in the Island, if any: Remfry & Son, C/o "The Ceylon Daily News," 18, Baillie street, Colombo.
  - (5) Class: 42.

- (6) Goods: Substances used as food or as ingredients in food, dietetic foods, and the like.
  - (7) Representation of the Trade Mark:

# "Promonta"

Registrar-General's Office, E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazze, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,128.
- (2) Date of Receipt: January 17, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CARL LINDSTROM AKTIENGESELLSCHAFT (a Joint Stock Company organized under the laws of Germany), Schlesische Strasse, 26, Berlin SO 33, Germany; Manufacturers.
- (4) Address for service in the Island: Julius & Creasy, Colombo.
  - (5) Class: 8.
- (6) Goods: Instruments and apparatus for use in connexion with wireless telephonic and telegraphic receiving and transmitting sets, talking machines of all kinds and their parts and accessories, especially records of all kinds, optical goods, and calculating machines.
  - (7) Representation of the Trade Mark:

# Parlophon

legistrar-General's Office, E. R. de Silva, Colombo, February 29, 1928. Registrar of Trade Marks.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,129.
- (2) Date of Receipt: January 17, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CARL LINDSTROM AKTIENGESELLSCHAFT (a Joint Stock Company organized under the laws of Germany), Schlesische Strasse 26, Berlin SO, 33, Germany; Manufacturers.

- (4) Address for service in the Island, if any: C/o Julius & Creasy, Colombo.
  - (5) Class: 8.
- (6) Goods: Instrument and apparatus for use in connexion with wireless telephonic and telegraphic receiving and transmitting sets, talking machines of all kinds and their parts and accessories, especially records of all kinds, optical goods, and calculating machines.
  - (7) Representation of the Trade Mark:

# "Beka"

Registrar-General's Office. E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazetie, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,130.
- (2) Date of Receipt: January 17, 1928.
- (3) Applicant (Proprietor of the Trade Mark): CARL LINDSTROM AKTIENGESELLSCHAFT (a Joint Stock Company organized under the laws of Germany), Schlesische Strasse 26, Berlin SO, 33. Germany; Manufacturers.
- (4) Address for service in the Island. if any: C/o Julius & Creasy, Colombo.
  - (5) Class: 8.
- (6) Goods: Instruments and apparatus for use in connexion with wireless telephonic and telegraphic receiving and transmitting sets, talking machines of all kinds and their parts and accessories, especially records of all kinds, optical goods, and calculating machines.
  - (7) Representation of the Trade Mark:



E. R. DE SILVA.
Registrar-General's Office. for Registrar of Trade Marks.
Colombo, February 29, 1928.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,134.
- (2) Date of Receipt: January 24, 1928.
- (3) Applicant (Proprietor of the Trade Mark): ETERNIT PIETRA ARTIFICIALE (LONDON), LIMITED (a Company incorporated under the laws of England), Norfolk House, Laurence Pountney Hill, London, E.C. 4; Manufacturers.
- (4) Address for service in the Island: C/oJulius & Creasy, Colombo.
  - (5) Class: 17.
- (6) Goods: Asbestos cement corrugated roofing sheets, flat sheets, Roman tiles, ridges, hip cappings, Etrusque tiles, and diagonal and honeycomb slates (all being asbestos articles used for building).
  - (7) Representation of the Trade Mark:

# ENDURIT

Registrar-General's Office, E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Markss.

OTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Bs. 20 attack thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,135.
- (2) Date of Receipt: January 26, 1928.
- (3) Applicant (Proprietor of the Trade Mark): HOARE & COMPANY (ENGINEERS), LIMITED (a Company registered in England under the Companies Acts. 1908 to 1917), 70, Old Broad street, London, England, and Dias Place, Colombo; Engineers.
  - (4) Address for service in the Island, if any:
  - (5) Class: 15.
  - 6) Goods: Non-actinic glass.
  - 7) Representation of the Trade Mark:

# SOLFREX

Registrar-General's Office, E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this Gazette, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and upon such terms as he may direct.

- (1) Trade Mark No. 4,136.
- (2) Date of Receipt: January 26, 1928.
- (3) Applicant (Proprietor of the Trade Mark): MILLER & COMPANY, LIMITED (a Company duly registered under the Ceylon Joint Stock Companies' Ordinances), Australia buildings, York street, Fort, Colombo; Merchants.
- (4) Address for service in the Island, if any :----
  - (5) Class: 38.
  - (6) Goods: Gentlemen's underwear.
- (7) Representation of the Trade Mark:



Registrar-General's Office, E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Marks.

NOTICE is hereby given that any person who has grounds of objection to the registration of the following Trade Mark may, within two months from the date of this *Gazette*, lodge Notice of Opposition on Form T. M. No. 7 with an uncancelled stamp of Rs. 20 affixed thereto.

The period for lodging Notice of Opposition may be enlarged by the Registrar if he thinks fit and apon such terms as he may direct.

- (1) Trade Mark No. 4,141.
- (2) Date of Receipt: January 31, 1928.
- (3) Applicant (Proprietor of the Trade Mark): BROWN & WILLIAMSON TOBACCO CORPORATION, LIMITED (a Company incorporated under the English Companies' Acts), Westminster House, 7, Millbank, London, S. W. England; Tobacco Manufacturers.
- (4) Address for service in the Island, if any: C/o Julius & Creasy, Colombo.
  - (5) Class: 45.
  - (6) Goods: Manufactured tobacco.
  - (7) Representation of the Trade Mark:



Registrar-General's Office, E. R. DE SILVA, Colombo, February 29, 1928. Registrar of Trade Marks.

# ROAD COMMITTEE NOTICES.

# Ulapane-Riverside Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sums for the maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordin nce, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows:—

(Estimate No. D 133, sanctioned November 4, 1927.)

Government moiety .. Rs. 1,728.00 Private contributions .. Rs. 1,745.28

1st to 2nd section, 1 mile.

Total acreage, 2,142—Moiety of cost, Rs. 400 · 80—Rate per acre, · 18711c.

			A	mou	nt.
Proprietors or Agents.	Estates.	Acreage.		$\mathbf{R}\mathbf{s}$ .	c.
The English and Scottish					
Co-operative Wholesale					
Societies and T. A.					
	Mahavilla	321		60	ß
	Weliganga		٠.	00	v
20	Halgolla			32	17
Vailoo Cangany	Mahugahah	20 <del>1</del>	• •	10	16
	manuganan	tena 00	• •	14	10
Messrs. Lee, Hedges & Co.	17	-44 200		00	<b>0.1</b>
(F. D. Milner)	Kanapearw	atta 527	- •	98	QΙ
Korale Estates Co., Messrs.					
Brooke Bond & Co. and					
R. Wynell Mayo	Riverside	390		72	97
The English and Scottish					
Co-operative Wholesale					
Societies and D. A.					
McPhail	Dambagalla	a 98		18	34
McPhail Do	Nugawella	191		3 <b>5</b>	74
Do. and T. A. Griffiths	Denmark	150		28	7
The Tilton (Ceylon) Tea		•			•
Estates, Ltd. (Leslie					
Roundel (Agents,	_				
Messrs. Henderson & Co.)		196		36	68
Macasia. Licitatischi & Co.,	Corobatte	100	٠.		
				400	80

# 3rd section, ½ mile.

Total acreage, 1,946—Moiety of cost, Rs. 200 40—Rate per acre, ·10298c.

The English and Scotti	$\mathbf{sh}$					
Co-operative Wholese						
Societies and T.						
Griffiths		Mahavilla 321			33	6
		Weliganga and	٠	•	••	•
<b>D</b> 0.	• •	Halgolla 204			91	
M T TT-1 0 C		naigona 204	٠	•	<i>u</i> 1	
Messrs. Lee, Hedges & C					٠.	
(F. D. Milner)						27
Vailoo Cangany		Mahugahahena 65	٠		6	69
Korale Estates Co., Mess	rs.	•				
Brooke Bond & Co. a	ba					
R. Wynell Mayo		Riverside 390			40	16
The English and Scott						
Co-operative Wholes						
Societies and D.						
					40	_
McPhail	• •	Dambagalla 98	٠	•	10	9
До.		Nugawella 191	٠	•	19	67
Do. and T. A. Griffiths		Denmark 150	٠		15	45

200 40

4th, 5th, and 6th sections, 11 mile.

Total acreage, 1,271—Moiety of cost, Rs. 601·20—Rate per acre ·47301c.

Proprietors or Agents.	Estates. Acreage. Amount. Rs. c.
Messrs. Lee, Hedges & Co.	
(F. D. Milner)	Kanapediwatta 527 249 28
Vailooo Cangany	Mahugahahena 65 . 249 28 75
Korale Estates Co., Messrs.	50 75
Brooke Bond & Co. and	
R. Wynell Mayo	Riverside 390 184 47
The English and Scottish	10= 47
Co-operative Wholesale	
Societies and D. A.	
McPhail	Dambagalla 98 46 35
Do	Nugawella . 191 . 90 35
	90 35
	601.00
	601 20

7th, 8th, and 9th sections, 1.32 mile,

Total acreage, 679—Moiety of cost, Rs. 529·05—Rate per acre · 77916c.

Korale Estates Co., Messrs. Brooke Bond & Co. and R. Wynell Mayo The English and Scottish	Riverside		390	• •	30 <b>3</b>	87
Co-operative Wholesale						
Societies and D. A.						
McPhail	Rambagalla	٠.	98	٠.	76	36
Do	Nugawella	• •	191	٠.	148	82
					529	5

# Abstract.

,	Rs.	c.			Rs. c.
Mahavilla estate	93	12	Nugawella	٠.	294 58
Weliganga and Hal-			Mahugahahena		49 60
golla	59	18	Denmark	٠.	43 52
Kanapediwatta	402	16	Oolapane	٠.	36 68
Riverside	601	47	-	~	
Dambagalla	151	14		]	731 45

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928.

		rs. c.
N.B.—Private contributions		1,745 28
Unexpended balance, 1926-27	• •	13 83

Amount to be recovered on account 1927-28... 1,731 45

W. L. KINDERSLEY, Chairman.

Provincial Road Committee's Office, Kandy, February 28, 1928.

# Wanarajah Branch Road (between Wanarajah Bridge and Claverton Store).

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road, for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate interested in the repair of the said road to make up the private contributions, as follows:—

(Estimate No. D 185, sanctioned on November 30, 1927.)

Government moiety	Rs. 2,350·00
Private contributions	<b>R</b> s. 2.373 · 50

1st section, 1 mile.	
Total acreage, 4,595—Moiety of cost, Rs. 52 Sectional rate, ·11448c.—Total rate, ·1144	26·04 18c.
Proprietors or Agents. Estates. Acreage.	Amount. Rs. c.
Wanarajah Tea Company of Ceylon, Ltd Wanarajah 345	39 50
1st and 2nd sections, 2 miles.	
Total acreage, 4,250—Moiety of cost, Rs. 52 Sectional rate, ·12377c.—Total rate, ·2382	26 · 04 5c.
South Wanarajah Tea Estates Company South Wana-	
rajah 255	60 76
lst to 4th section, 4 miles.	
Total acreage, 3,995—Moiety of cost, Rs. 1,05 Sectional rate, •26335c.—Total rate, •50160	2·10— c.
Ceylon Proprietary Company Summerville . 242	121 39
R. C. Scott Blair Athol 306	153 49
Executors of M. V. Arunasalam Retty	
Cangany Carfax 299	149 98
K. Rollo and Mrs. Mercer Gorthie 308 Whittall & Co Dunkeld 237	154 50 118 88
Castleregh Estate Com-	110 00
pany Castlereagh 526 Whittall & Co Banff 192	263 85
Do. Elstree . 167	96 31 83 77
Lethenty Tea Estate Lethenty and	100 50
Association Essex . 320 Do Marlborough . 258	160 52 129 41
	57 18
1st to 5th section, 4.50 miles.	
Total acreage, 1,026—Moiety of cost, Rs. 266 Sectional rate, ·25635c.—Total rate, ·75795	3·02— ic.
Lathenty Tea Estates	***
Association Claverton 198 Uplands Tea Estates of	150 8
Ceylon Osbourne 522 Lethenty Tea Estates	<b>3</b> 95 65
Association Broad Oak 306	231 93
Total	2,367 20
N.B.—Private contributions  Rs. c.	2, <b>373</b> 50
Unexpended balance, Maintenance 1 71 Do. Flood damages 4 59	6 30
Amount to be recovered on account 1927-28	2,367 20
Which sums the proprietors, managers, or agen- several estates are hereby required to pay into the Treasury, Colombo, on or before April 15, 1928.	ts of the Colonial

٠.

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, February 28, 1928.

# High Forest-Bramley Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested, as follows:-

(Estimate No. D 148, sanctioned on October 20, 1927.)

Government moiety Rs. 1,750.00 .. Rs. 1,767.50 Private contributions

1st to 3rd section, 1:50 mile.

Total acreage, 3,054—Moiety of cost Rs. 1,066 · 79— Sectional rate, '34930c.—Total rate, '34930c.

			Amou	шь.	
Proprietors or Agents.	Estates.	Acreage.	Rs.	c.	
Bois Bros. Agents					•
(G. Abbott)	Kurunduoye	683	238	58	
J. M. Robertson & Co.					
(E. G. B. de Mowbray)	Rillamulla .	230	80	35	
1st to 4th section, 1.92 mile.					

Total acreage, 2,141—Moiety of cost, Rs. 298.71— Sectional rate, '13951c.—Total rate, '48881c.

Carson & Co. (T. H	•
Williams)	Bramley 297 145 19
Boustead Bros. (T. H	
	Lauriston 235 114 88
Whittall & Co. (W. Polson)	High forest 1,609 786 50
•	
i	Total 1,365 50

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928.

	Ks. c.
N.B.—Private contributions	1,767 50
	Rs. c.
Unexpended balance, 1926–27	2 0
Contribution from Alma Group	400 0
•	<b></b> 402 0

Amount to be recovered on account 1927-28 ... 1,365 50

W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, February 28, 1928.

# Wallaha Branch Road.

(Between Tillicoultry and Eildon Hall Estates.)

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district nterested in the repair of the said road, as follows:-

(Estimate No. D 165, sanctioned November 4, 1927.)

Government moiety Rs. 1,500.00 Private contributions Rs. 1,515.00

1st section, .91 mile.

Total acreage, 4,170—Moiety of cost, Rs. 721.03— Sectional rate, ·17290c.—Total rate, ·17290c.

		,				
Proprietors or Agents.	Estates.	Ac	reag	е.	Amov due Rs.	•
The Dimbula Valley Company	Tillicoultry		401		69	34
The Ceylon Tea Plantations		• •				•-
Company, Limited	Wallaha		290		50	15
A. V. & J. H. Renton	Talankande	٠.	268		46	34
From 1st to end of	2nd section.	1.9	)1 mi	le.		
Total acreage, 3,211-1						

Sectional rate, ·24674c.—Total rate, ·41964c. E. Temple .. Diyanilakele., 267 .. 112 5

The Dimbula Valley	Tea				
Co., Ltd.	Mousaella		550	230	80
Eildon Hall Tea and R	ubber				
Co., Ltd.	Eildon Hall		413	173	31
Bambarakele Estate	Tea				
Co., Ltd.	Bambarakele	e	486	203	95
$\mathbf{D}_{\mathbf{O}}.$	Dell				
T. Fairhurst and V	7. C.				

Oswald

.. Oddington .. 100 .. 41 97

th said	
Amount 1	Glonlyon Junction-Agra Branch Road.
Proprietors or Agents. Estates. Acreage. due. Rs. c.	NOTICE is hereby given that the Governor, with the advice and congent of the Logislative Council, having
Mrs. Wiggin & Son Melton 207 86 87	advice and consent of the Legislative Council, having
J. Fairhurst (W. C. Oswald) Ferham 273 114 56	agreed to grant the under-mentioned sum for maintenent
Scottish Trust and Loun Co., Ltd Rshanwatta 306 128 41	of the above road for the year ending September 30; 1428 the Provincial Road Committee, acting under the provision
Do Queenwood . 233 . 97 78	of "The Branch Roads Ordinance, 1896," have assessed
Eildon Hall Tea and Rubber Co., Ltd Agra 276 115 82	the under-mentioned estates to make up the private contributions:—
	(Estimate No. D 163, sanctioned on November 4, 1927.)
Total 1,513 32	
	Government moiety Rs. 5,500°00 Private contributions Rs. 5,555°00
Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial	
Treasury, Colombo, on or before April 15, 1928.	lut acction, ·35 mile.  Total acreage, 8,952—Mejety of cost, Rs. 422·36—
Rsc. Amount to be recovered on account 1927–28. 1,515 0	Sectional rate, .04718c.—Total rate, .04718c.
Unexpended balance 1 68	Amount
1,513 32	Proprietors or Agente. Estates. Acreage. Re.
	Ceylon Tea Plantation Company, Limited . Glenlyon. Stair.
	Company, Limited . Glenlyon, Stair, and Polmont 683 322
W. L. KINDERSLEY,	
Provincial Road Committee's Office, Chairman. Kandy, February 28, 1928.	lst to 3rd section, 1·60 mile.  Total acreage, 8,269—Moiety of cost, Rs. 1,508·71—
	Sectional rate, ·18245c.—Total rate, ·22963e.
Padiyapelelia-Ellamulla Branch Road.	Agra Ouvah Estates
2 Tomon is been a second to the contract of th	Co Agra Ouvah 331 76 Do Fankerton 193 44/3
NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having	Heirs of R. W. Wiek-
agreed to grant the under-mentioned sum for the mainte-	ham Holmwood 391 89
nance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the	lst to 4th section, 2·10 miles.
provisions of "The Branch Roads Ordinance, 1896," have	Total acreage, 7,354—Moiety of cost, Rs. 603 40-
assessed the proportion due by each estate in the district interested in the repair of the said road as follows:—	Sectional rate, '08205c,—Total rate, '31168c.
(Estimate No. D 88, sanctioned on November 3, 1927.)	Galaha Ceylon Toa Estates and Agency
(Extended No. D 88, sanctioned of Povember 9, 1827.)	Co Heuteville 320 90
Government moiety Rs. 2,000 · 00 Private contributions Rs. 2,020 · 00	Do Woodlake 162 50 Do Freshwater 251 78
Private contributions Re. 2,020-00	Do St. George 263 81
1st to 4th section, 4 miles.	lst to 5th section, 2.60 miles.
Total acreage, 1,627-Moiety of cost, Re. 1,650 36-	Total screage, 6,358—Moiety of cost. Rs. 603.4]—
Sectional rate, 1 01435c.—Total rate, 1 01435c.	Sectional rate, ·09490c.—Total rate, ·40658c.
Amount. Proprietors or Agents. Estates. Acresge. Rs. c.	John K. Gillist & Co. (Cumberbatch & Co.) Sutton 277 1129
Ceylon Tea Plantations	Glasgow Estates Com-
Co. (N. Rayner) Kabaragala 489 496 2	pany, Ltd Glasgow 472 1917
1st to 5th section, 4.89 miles.	list to 6th section, 3·10 miles.
•	Total acreage, 5,609 Moiety of cost, Rs. 603 40
Total acreage, 1,139—Moiety of cost, Rs. 367·19— Sectional rate, ·32266c,—Total rate, 1·33701c.	Sectional rate, '10757c.—Total rate, '51415c. Ceylon Tea Plantation
W. M. R. Elwes (T. G.	Co., Ltd Waverely 167 80
Harrison) Mandaranewara 474 633 75 Colombo Commercial	Portmore Tea Estates
Co., Ltd. (F. I. S.	Co., Ltd Aldourie 269 1387
Sutherland Eliamulla Group 664 887 78	lat to 7th section, 3·60 miles.
Total 2,017 55	Total acreage, 5,183—Moiety of cost, Rs. 603 41— Sectional rate, '11644c.—Total rate, '63059c.
	Glasgow Estates Com-
Which sums the proprietors, managers, or agents of the	pany, Ltd Nithsdale 242 152
several estates are hereby required to pay into the Colonial	lst to 8th section, 3·85 miles.
Treasury, Colombo, on or beore April 15, 1928.	Total acreage, 4,941—Moiety of cost, Re. 301.70—
N.B.—Private contributions 2,020 0	Sectional rate, '08106c.—Total rate, '69165c.
Unexpended on September 30, 1927 2 45	Portmore Tea Estates
Amount to be recovered on account 1927–28 2,017 55	Co., Ltd Portmore 311 213 Belmore Ceylon Es-
	tates Co., Ltd Sandringham and
W. L. KINDERSLEY,	Yarravale 542 37176 Heirs of T. Mackie and
Provincial Road Committee's Office, Chairman.	P. Moir Lot 112.364 Powys-
Kandy, February 28, 1928.	land 165 1142

1st to 9th section, 4·10 miles.  Total acreage, 3,923—Moiety of cost, Rs. 301·71— Sectional rate, ·07690c.—Total rate, ·76855c.	Which sums the proprietors, m several estates are hereby required Treasury, Colombo, on or before A
Proprietors or Agents. Estates. Acreage. Rs. c. Lutyens Bros. Mornington 417 320 49	N.B.—Private contributions Unexpended balance on Septe (8.17+.16)
Ceylon Tea Plantations Co., Ltd Ardaillie 209 160 63  1st to 10th section, 4 · 60 miles.	Add amount remitted less las
Total screage, 3,297—Moiety of cost, Rs. 603·40—Sectional rate, ·18301c.—Total rate, ·95156c.	Amount to be recovered on acco
New Dimbula Company, Ltd Diyagama 3,125 2,973 63  Heirs of J. M. Sayres Nutbourne 172 163 72	Provincial Road Committee's Office Kandy, February 28, 1928.
11018 01 0. M. Saytos., 14 appointe ., 172., 103 72	Railway Gorge Bran
Total 5,551 50	(Between Caledonia Gap and
Which sums the proprietors, numagers, or agents of the several estates are hereby required to pay into the Colonial	OTICE is hereby given that advice and consent of the La agreed to grant the under-mention
Treasury, Colombo, on or before April 15, 1928.	of the above road for the year end
Rs. c. N.B.—Private contributions on maintenance	the Provincial Road Committee, ac of "The Branch Roads Ordinand
estimate	the proportion due by each estate
	in the repair of the said road, as for (Estimate No. D 164, sanctioned
Amount to be recovered on account 1927-28 5.551 50	Government moiety
W. L. KINDERSLEY,	Private contributions
Provincial Road Committee's Office, Chairman. Kandy, February 28, 1928.	From 1st tc end of 2nd s Total acreage, 3,869—Moiety of Sectional rate, 17326c.—To
Glenlyon-Preston Branch Road.	
NTOTICE is hereby given that the Governor, with the	Proprietors or Agents. Estate Heirs of J. M. Smith (G. M.
advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the mainte-	Smith) Caledon
nance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the	Geo. Beck (J. E. Baillie Hamilton) Henfol Regu
provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows:—	F. A. & W. N. Fairlie (G. H. Callander) Kowlal Conc
(Estimate No. D 166, sanctioned on November 4, 1927.)	From 1st to end of 3rd se
Government moiety Rs. 2,000 · 00 Private contributions Rs. 2,020 · 00	Total acreage, 2,678—Moiety of Sectional rate, ·12516c.—To
lst to 4th section, 1.68 miles.	Sumatravale Estates Co., Limited Maria
Total acreage, 2,491—Moiety of cost, Rs. 1,325·35—Sectional rate, ·53205c.—Total rate, ·53205c.	The Dimbula Valley Tea Co., Ltd Lippake
Proprietors or Agents. Estates. Acreage. Rs. c.	From 1st to end of 6th se
Ceylon Tea Plantations Co. Ltd. (P. P. C. Walker) Glenlyon 627 333 60	Total acreage, 2,173—Moiety of Sectional rate, '46275c.—Tota
F. T. & Mrs. R. S. Pieris	The Ceylon Estates Investments Association,
(H. V. Cooke) Agra Elbedde 276 146 85	Limited Macduf
Ist to 5th section, 2·18 miles.  Total acreage, 1,588—Moiety of cost, Rs. 394·45—	Ceylon Tea Plantations Company, Limited
Sectional rate, 24839e.—Total rate, 78044c.	(Col. J. A. S. Agar) Tangak
Corrington Tea Estate Co.   Helbeck, Mos- 528 . 412 7	The Vellekellie Tea Company Ouvahk
'orrington Tea Estate Co. Helbeck, Mos- 528 . 412 7 Ltd. (E. E. Lee) . Send, and Torrington	The Dimbula Valley Tea Company Elgin
lst to 6th section, 2.55 miles.	Do Kellyhil
Total acreage, 1,060—Moiety of cost, Rs. 291.88— Sectional rate, .27535c.—Total rate, 1.05579c.	
Ltd. (P. P. C. Walker) Polmont 45 47 51	Which sums the proprietors, mana several estates are hereby required to Treasury, Colombo, on or before Apr
B. Seton (A. Hamilton Harding) New Preston . 167 176 32	N.B.—Private contributions
G. & C. A. Seton (A. Hamilton Harding) Preston 250 263 95	Unexpended balance—Maintenance Unexpended balance—Flood dama
Co., Ltd. (R. A. Cheston) Albion 289 305 13 G. & C. A. Seton (A.	Amount to be recovered on accoun
Hamilton Harding) St. Margaret's 196 206 94	W.
Total 2,011 68	Provincial Road Committee's Office, Kandy, February 28, 1928.

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928. Rs. c. N.B.—Private contributions 2,020 0 Unexpended balance on September 30, 1927 (8.17 + .16)8 33 2,011 67 Add amount remitted less last year Amount to be recovered on account 1927-28. 2,011 68 W. L. KINDERSLEY, Provincial Road Committee's Office, Chairman. Kandy, February 28, 1928. Railway Gorge Branch Road. (Between Caledonia Gap and the Railway Gorge.) OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee. acting under the provisions "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :-(Estimate No. D 164, sanctioned on November 4, 1927.) Government moiety Rs. 2,000·00 .. Rs. 2,020.00 Private contributions From 1st to end of 2nd section, 1 mile. Total acreage, 3,869-Moiety of cast, Rs. 670.38-Sectional rate, '17326c.—Total rate, '17326c. Amount. Proprietors or Agents. Estates. Acreage. Rs. c. Heirs of J. M. Smith (G. M. Smith).. Caledonia .. 255 .. 44 19 Geo. Beck (J. E. Baillie Hamilton) .. Henfold and St. Regulas .. 570 .. 98 76 F. A. & W. N. Fairlie (G. H. .. Kowlahena and Callander) .. 366 .. 63 42 Conon From 1st to end of 3rd section, 11 mile. Total acreage, 2,678—Moiety of cost, Rs. 335·19-Sectional rate, ·12516c.—Total rate, ·29842c. Sumatravale Estates Co., Maria .. 297 .. 88 64 Limited The Dimbula Valley Tea .. Lippakele .. 208 .. 62 8 From 1st to end of 6th section, 3 miles. Total acreage, 2,173—Moiety of cost, Rs. 1,005.57— Sectional rate, '46275c.—Total rate, '76117c. The Ceylon Estates Invest-Association, ments .. Macduff .. 221 ..168 23 Limited Ceylon Tea Plantations Limited Company, .. Tangakelle .. 910 ..692 67 (Col. J. A. S. Agar) The Vellekellie Tea Com-Ouvahkelle .. 593 ..451 38 pany The Dimbula Valley Tea Elgin .. 291 ..221 50 Company .. 158 ..120 27 .. Kellyhill Do. .. 2,011 14 Total Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928. Rs. N.B.—Private contributions... 2,020 0 Rs. c. Unexpended balance—Maintenance 3 60 Unexpended balance—Flood damages 5 26 8 86 Amount to be recovered on account 1927-28.. 2,011 14

W. L. KINDERSLEY,

Kandy, February 28, 1928.

Chairman.

# Eikaduwa-Hunugala Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the mainteance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, No. 14 of 1896," have assessed the proportion due by each estate in the district interested in the repair of the said road, as follows :---

## Estimate No. D 114 of October 21, 1927.)

Rs. 750.00 Government moiety Rs. 757 50 Private contribution

#### 1st section, '20 mile.

Total acreage, 3,138-Moiety of cost, Rs. 166.61-Sectional rate, '03397c.—Total rate '03397c.

Amount. Proprietors or Agents. . Estates. Acreage. Rs. c.

30 55

Rangalla Consolidated, Ltd. (M. M. Smith, Agents), F. A. E. Price

Elkaduwa and Algooltenne 899 ...

1st to 2nd section, '77 mile.

Total acreage 2,239—Moiety of cost, Rs. 303.83— Sectional rate, '18568c.—Total rate, '16965c.

Rangala Consolidated, Ltd. . M. Smith, Agents),

F. A. E. Price .. Dotale

Happuwide 928 . 157 45

Hattangala Tea & Rubber Co., Ltd. (Geo. Steuart & Co., Agents), C. G.

Graham .. Galgawatta.. 253 .. **42 93** 

1st to 3rd section, 1.03 miles.

Total acreage, 1,058—Moiety of cost, Rs. 138 59— Sectional rate, 13099c.—Total rate, 30064c.

H. L. Anley

... Mahatenna.. 374 .. 112 45

1st to 4th section, 1.41 miles.

Total acreage, 684-Moiety of cast, Rs. 202.56-Sectional rate, '29614c.—Total rate, '59678c.

Hunugala Tea & Rubber Co., Ltd. (Skrine & Co.,

Agents), C. A. Evans .. Hunugala .. 684 .. 408 21

.. 751 59 Total Rs. o. N.B.—Private contributions 757 50 Unexpended balance 1926-27 5 91 751 59 Amount due

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928.

W. L. KINDERSLEY,

Provincial Road Committee's Office. Chairman. Kandy, February 28, 1928.

# St. Margarets-Kirklees Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 30, 1928, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1996," have assessed the proportion due by each estate in the district to make up the private contributions, as follows :-

#### (Estimate No. D. 149, sanctioned on October 20, 1927)

.. Rs. 4,000 00 Government moisty Private contributions .. Rs. 4,040 · 00 let to 4th section, 4 miles.

Total acreage, 3,480 Moiety of cost Rs. 2,933:46 Sectional rate, 84294c.—Total rate, 84294c.

Amount Proprietors or Agents. Estates. Acreage. Ra. c. Lanka Plantation Company, Ltd. (K. L. Gordon) . 405 46 .. Rappahan-

1st to 6th section, 5.50 miles.

nock

Total acreage, 2,999—Moiety of cost, Rs, 1,100-04-Sectional rate, '36680c.—Total rate, 1.20074c.

Estates Company of Uva, Ltd. J. Slingsby Co., (Whittall & Agents) 866 .. 1,047 65 .. Gampaha ... Co., Estates Kirklees Ltd. F. E. B. Gourlay, (George Steuart & Co., Kirklees ... 1,137 .. 1,375 48 Mrs. Fanning Patterson .. Alagolla (C. J. Patterson) 462 ... 558 90 Tea Luckyland The Estates Co., Ltd., F. · 2:3 C. Charnaud (George Steuart & Co., Agents) Luckyland . 646 1 534 ... 4,033 50 Total ...

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay into the Colonial Treasury, Colombo, on or before April 15, 1928.

Rs. u. . . 4,040 0 . . 6,50 N.B.—Private contribution Unexpended balance, 1926-27.

Amount to be recovered on account 1927-28 .. 4,033 50

# W. L. KINDERSLEY,

Chairman.

Rs. 7,103 · 34

Provincial Road Committee's Office, Kandy, February 28, 1928.

To be recovered ...

# Deniyaya-Hayes Branch Road, 1927-1028.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council. having agreed to grant the under-mentioned sums for the maintenance, &c., of the Deniyaya-Hayes Branch sould during 1927-1928, the Provincial Road Committee of the Southern Province, acting under the provisions of section 19 of "The Branch Roads Ordinance, No. 14 of 1896," in amended by Ordinance No. 9 of 1907, will on Tuesday, March 13, 1928, at 1.30 2.m., at the Galle Kachcher, proceed to assess the under-mentioned estates to make up the private contributions :--

#### (Estimate D 209 of I927-1928.)

Maintenance of Deniyaya-Hayes Branch road.

Rs. 7.000-00 Government moiety Rs. 7,105 00 Private contributions of unexpended balance 1926-1927 Ra. 1.66

#### (Estimate 169 of 1927-1928.):

Overseers' quarters on both mile, Deniyaya-Rayes Branch road.

Rs. 2,630 · 00 Government moiety Rs. 2,748 35 Private contributions

# (Estimate 170 of 1927-1928.)

Two sets cooly lines on Deniyeya-Hayes Branch road .. Rs. 5,000 00 Government moiety

Rs. 5,225:00 Private contributions

1st section, 1	Ιņα	ile.		
Proprietors or Agents.	3	Estates.	Acr	eage.
The Deniyaya Tea and Rubl Estates Co., Ltd. (Brook Bo & Co.)  1st and 2nd sections D. K. Dias Appu and others	nd nd	Deniyaya miles.		624¾ 80 49
		~ -		
Ist to 3rd section The Deniyaya Tea and Rubl Estates Co., Ltd. (Brook Bond Co.)	er l &	Downside		204
1st to 4th section	. 4	milos	•	
Handford Estates Compa (George Steuart & Co.)	ny			765
Ist to 6th section The Divitura Tea and Rubber C Limited (George Steuart & Co.)	ю.,		٠.,	7773
1st to 7th section	1, 7	miles.		
W. A. Elias Appu W. Denoris Silva A. D. S. Weerasinghe W. Denoris Silva Do		Marahena No Marahena No Marahena No Iluktenna Puhulheneka	). 2 ). 3	52 35 40 36 30
1st to 8th section	1, 8	miles.		
Lipton, Limited		Panilkanda	••	844
1st to 10.1 section,	10	·1 miles.		
K. C. A. de Silva Haydella Tea and Rubber C		Upton		193 ,653
Limited (Whittal & Co.)  Do. Lessee V. M. Nagalings E. C. Goonetilleke M. S. Furlong	am 	Gongalla Longford Dambahena		574
		Total	6	$,343\frac{1}{2}$

11.0

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

L. W. C. SCHRADER, Priovincial Road Committee's Office, Galle, February 28, 1928.

#### Election of Members, District Road Committee, Jaffna.

T is hereby notified that the under-mentioned gentlemen have been elected and appointed Members of the District Road Committee, Jaffna, for the years 1928, 1929, and 1930:—

Mr. T. Ramanathan, Ceylonese Member, elected.
Mr. A. S. Arulampalam, European Member, appointed.

Mr. S. Subramaniam, Burgher Member, appointed.

2. Previous notification dated January 9, 1928, and appearing in *Government Gazette* No. 7,624 of January 13, 1928, is hereby cancelled.

Provincial Road Committee's Office, Jaffna, February 24, 1928. J. D. Brown, Chairman.

# Election of European Member, District Road Committee, Trincomalee.

T is hereby notified that Rev. W. S. Gifford has been appointed a Member of the District Road Committee, Trincomalee, under section 33 of Ordinance No. 10 of 1861, to represent the European Community for the years 1928, 1929, and 1930.

C. J. S. PRITCHETT, ittee Office, for Chairman.

Provincial Road Committee Office, Batticaloa, February 23, 1928.

#### Tuntota-Mandakondana Estate Road.

OTICE is hereby given in terms of section 14 of the Estate Roads Ordinance, No. 12 of 1902, that a general meeting of the proprietors or resident managers of the estates interested in the above road will be held at the Office of the Government Agent, Kurunegala, on Saturday, March 17, 1928, at 10 A.M., for the purpose of electing a Local Committee.

H. S. MALORTIE HOARE, for Chairman.

Provincial Road Committee's Office, Kurunegala, February 17, 1928.

## Election and Appointment of Members, District Road Committees, Chilaw and Puttalam.

NOTICE is hereby given that Mr. W. S. C. Fernando has been duly elected Ceylonese Member of the District Road Committee, Chilaw, for the years 1928, 1929, and 1930. The under-mentioned gentlemen have been appointed Members of the District Road Committees of Chilaw and Puttalam, for the years 1928, 1929, and 1930, under section 33 of Ordinance No. 10 of 1861:—

District Road Committee, Chilaw.

Mr. B. Parker (European). Hon. Mr. N. J. Martin (Burgher).

District Road Committee, Puttalam.

Mr. S. M. P. Vanderkoen (European).

Mr. R. Anderson (Burgher).

Mr. W. A. Muttukumaru (Ceylonese).

H. S. Malortie Hoare, Office of the Provincial Road Committee, for Chairman. Kurunegala, February 23, 1928.

# NOTICES UNDER "THE LOCAL GOVERNMENT ORDINANCE, No. 11 OF 1920."

# Auctioneers and Brokers.

NOTICE is hereby published in terms of section 17 of Ordinance No. 15 of 1889, as amended by Ordinance No. 25 of 1922, that the under-mentioned persons have been licensed to carry on the trade or business of Auctioneers within the limits of the Matale Urban District area during the year 1928:—

W. H. Martin, Auctioneer, Matale. B. R. Perera, Auctioneer, Matale.

Office of the Urban District Council, Matale, February 23, 1928. BEN. C. JURIANSZ, Secretary.

Section   Sect	The second secon	RESULTS OF METEOROL	LOGICAL	TER corrected for	r Temperature at all Stations and for avity at these below 800°.	. TEMPAĞATURB	OF THE AIR AND OF EVAPORATION.		
T. A. D. A. S. A	STATION. OBSEI	1 1	West N = 0° C =	ig. Mean Beadin for the Month	1	Mean Daily Maximum Temperature in Shado.  Mean Daily Minimum Shado.  Adopted Mean Temperature of Temperature of Air.  Adopted Mean Temperature of Temperature of Temperature of Air.  Adopted Mean Temperature of Temper	decomposition Tem-Minimum Tem- Application of Air.  Maximum Tem- Application of Air.  Perature of Air.		STATION.
State   Stat	2. Puttalam 3. Mannar 3. Mannar 3. Jaina 3. Jaina 3. Trincomalae 3. Betticuloa 3. Hambantota 3. Galla 3. Galla 9. Ratanpura 10. Amundhapura 11. Kurunogala 12. Kandy 13. Kandy 14. Kandy 15. Kandy 16. A. Jans 17. Kurunogala 18. Kandy 19.	Pullensyegum 24 6.27 1.88 7th—8th 15 11 uttukistna . 27 5.77 2.66 5th—6th 9 11 2.59 0.88 26th—27th 7 24 2.77 1.42 25th—26th 5 19 2 2.77 1.42 25th—26th 5 19 2 2.77 1.42 25th—26th 5 19 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	10	29.86 80.88 9.91 19.90 29.87 29.88 29.84 20.84 20.84 20.84 20.85 30.88 20.84 20.84 20.84 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 20.85 2	8 30-001   12th   29.722   26th   29.765   36th   36th   29.765   36th	6         86·3         72·4         78·4         74·4         79·4           84·8         71·2         78·0         73·7         77·7           85·7         76·5         80·6         74·7         77·7           83·3         73·4         78·4         73·2         74·1           82·9         75·8         79·4         75·0         -81i           85·4         73·7         79·6         74·7         79·8           85·4         73·7         79·6         74·7         79·8           85·4         73·7         79·6         74·7         79·8           81·1         69·6         76·8         72·5         -74·7           81·1         69·6         78·9         72·5         -74·1           81·1         69·6         76·8         72·5         -74·1           81·2         96·9         76·9         92·2         63·2           81·1         69·9         76·9         69·2         63·2           81·1         69·6         70·4         43·8         61·8         58·5         46·1           81·1         82·9         96·9         76·9         92·2         63·2         66·2         <	80 89·5—9th 66·8—19th 69·4 82 88·5—27th 65·4—20th 68·4 83 76 88·7—27th 69·7—19th 69·4 85·7—25th 68·7—15th 69·6 86·8—7th 72·4—1st 73·2 80 86·8—7th 72·4—1st 73·2 80 88·9—24th 69·5—21st 71·8 85 76 83·8—24th 66·5—21st 70·8 86 82 87·4—7th 63·0—20th 69·0 86 83 88·7—27th 63·0—20th 69·0 86 83 83·3—24th 66·5—21st 68·8 87·4—7th 63·0—20th 69·0 88 88·8—27th 63·4—20th 68·8 88 88·8—27th 65·7—31st 64·8 80 88—25th 58·3—19th 61·1 84 86 76·9—31st 51·8—19th 55·3	63.8 21st 20th 66.3 19th 62.6 20th 67.1 19th 66.8 15th 61.3 21st 61.1 20th 60.3 20th 52.7 20th 47.2 19th 18th 43.0 1st	4 · 2 Puttolam 6 · 0 Mannar 5 · 8 Jaffna 6 · 2 Princomalea 6 · 0 Batricaloa 5 · 3 Hambantota 6 · 3 Gallo 6 · 2 Ratnapura 6 · 6 Anuradhapura 7 · 6 Kurmegala 5 · 6 Badulla 7 · 0 Diyatalawa 6 · 7 · Hakgela, N Ara Eliya
Applied March 19 (19 19 19 19 19 19 19 19 19 19 19 19 19 1	la Diyatalawa (Survey) ,, S. Markan lb Hakgala Kuwara Eliya ,, P. J. Chris 16 Nuwara Eliya ,, R. B W. 1	toffelsz 5581 14.94 1.93 4th—5th 25		RAINFALL.	natity in 87	333   133   133   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   134   1	NAME OF SENDER	Height above Sen No. of Inches	Al Day drentest Quantity in any 24 Bours.
Works Department District Engineer, Kalmunai, S. D.	Alsgalla Railway Station  Allai Taak, Toppur  Alsianwara Field Hospital  Anbarpitya  Baddegama  Baddegama  Badderawela  Badderawela  Bata-sta  Bata-	Telegraph Master, C. G. R Divisional Irrigation Engineer, Trincomalea Medical Officer, Alutnuwara, Badulla Divisional Agricultural Officer, S. D., Galle District Engineer, Kegalla.  Manager, Government Farm, Ambepussa Irrigation Engineer, Kalmunai, S. D. Divisional Irrigation Engineer, Trincomalee Mr. B. O'n Power Mr. E. C. Anderson Subdivisional Officer, Tangalla, S. D., Weraketiya Apothecary, Aranayaka Mr. R. A. Jamieson Mr. George de Saram District Engineer, Avissawella Mr. R. St. G. Jackson Mr. E. D. Bowman Apothecary, Baduluwella, Monaragala Government Agent, Ratnapura Divisional Agricultural Officer, S. D., Galle Mr. A. J. Van Rooyen Divisional Agricultural Officer, S. D., Galle A. I. E. Deduru-oya S. D. Ibbagamuwa R. O., vid Kurunege Divisional Agricultural Officer, S. D., Galle Assistant Government Agent, Puttalam Mr. A. St. G. Snell Mr. R. N. Rowbotham Mr. Antin W. Pereira Apothecary, Bibile Mr. V. O. Fuller Mr. S. B. Smith Mr. B. G. Snell Mr. Simon O. Sirimane Divisional Irrigation Engineer, W. D., Kurunegala Medical Officer, Buttala Mr. G. Mackintosh Smith Mr. J. I. L. Innes-Lillington Mr. J. M. Robertson Irrigation Engineer, Chilaw Mr. Thomas U. Todd Engineer, Waterworks, Maligakanda, Colombo Principal, Training College, Colombo Engineer Waterworks, Maligakanda, Colombo Principal, Training College, Colombo Engineer Waterworks, Maligakanda, Colombo Mr. O. Van Starrex Mr. T. E. H. O'Brien Medical Officer, Dambulla District Engineer, Dandagamuwa Assistant Irrigation Engineer, Matara, S. D. Mr. J. G. Horsfall Mr. C. F. Way Maniagar of Delft Medical Officer, Deltota Mr. J. S. Patterson Assistant Irrigation Engineer, Matara, S. D. Mr. J. G. Horsfall Mr. E. E. Megget Mr. P. Felix Fernando Mr. M. Atkinson District Engineer, Dimbula Mr. J. G. 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D. lation Engineer, Kalmunai	Feet. In. 3300 9-96 400 6-44 5040 5-98 4000 7-38 2-34 787 5-76 8 2-34 787 5-97 8 2-34 7-49	Im.   Date

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STATION:	NAME OF SENDER.	Sea Level.	Total Da No. of sabes. B	rod.	eatest Quantily in any 24 Hours.		2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Feet.	In.		Zn:	Date:
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146 Karukisua Estato, Madampo 147 Katugnstota 148 Karta	Mr. D. S. Senansyske District Engineer, Katugustota Postmester, Kayts	1500	5·03 2·79 2·40	9 2· 6 1·	25th—26th 7th—8th	h	238 Padupola 239 Pallai	District Engineer, Pallai	24	2·27 4·22 8·00	7 10	1.24 4 1.46 25	1th—840 1th—2860 1th—760
149 Kabetigojiowa 150 Koenagana ola Estato, Balangoda 151 Koenaksiio Estato, Badvija	District Engineer, Vavuniya Mr. Ernest Mois Mr. N. F. Palmer		6-24	11 1· 24 4· 10 2·	12 6th—7th 16 11th—12th		241 Panadure 242 Panama Tank	Inc. ii. ii. Spinister, Danadure District Engineer, Panadure Irrigation Engineer, Kalmunai S. D. Mr. C. J. Hay	1	5-54 5-10 2-04	30	1·22 12 1·31 4	20h—13th 1th—6th
152 Kegulia 153 Kekanodure 154 Kojijo Estato, Dolosbago	Assistant Government Agent, Kegalla Assistant Irrigation Engineer, Matera, S. D. Mr. W. J. Hurst	157	4·98 0·79 5·29	5 0-	15 22nd—23rd 33 25th—26th		244 Peranthan Seed Form 245 Pessara Hospital 246 Pathrecalla Estata Pathreca	Agricultural Instructor Medical Officer, Pessara Mr. J. H. Cantrell	2800 550 3500	9·01 3·37 11·01	13	2·88 4 2·75 25	8rd—8ili 1th—6il 44 5t <b>h—26il</b>
155 Kempit kande Estata, Rombukkana 156 Kemilistrik Petata (Struthellia), Noval	Mr. H. C. Rowbethau	9500 400	3·66 3·69 4·88	12 1. 18 1. 8 0.	15 25th—26th 10 30th—31st	ih et	247 Patiagama Eslate, Deltota 248 Pelmadulla 249 Peradeniya Gardens	Superintendent District Engineer, Pelmedulla Acting Curator	480 1540	12·11 7·06 11·64	12	8·29 4 4·34 24	tth—1914 4th—5th 4th—95th
157 Korlovik Estato, Kuruwita (piti: 158 Kristoshiki: 158 Kristoshiki: 158 Kristo Boteto, Korekallimodu R. (	Irrigation Engineer, Karachebi, N. P., Iranaimadu Subdivisional Officee, Tangalla, S. D., Werakstiya	260	2-01	7 1.	08   11th-12th	ib	250 Periyakulam 251 Point Pedro, Civil Hospital 252 Penparippu Resthouse	Divisional Irrigation Engineer, Trincomsice Medical Officer, Point Pedro Assistant Government Agent, Puttalam	24	3·22 6·24	6	0.90 4 4.94 7	lat—22a 4th—5th 7th—8th
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163 Kothe is Catato, Rangella 164 Rosgo	Mr. G. H. Tissaro. A. I. E. Deduru-oya S. D. Ibbagamuwa R. O.,	2300 md 589	15·48 5·26	g ].	98 25th—26th	th i	256 Pulukumavi 257 Puszellows 268 Puversenkulem	Irrigotion Engineer, Kalmunai S. D. District Engineer, Pussellawa District Engineer, Vavuniya Assistant Superintendent, Ragama Camp	3000	6·63 8·01 2·10	18 7 8	4.29   26	1eb—12tb 5th—26th 5th—26th
165 Kosjandor 166 Kumbukki	Kurunegala District Engineer, Koalanda Divisional Irrigotion Engineer, C. D., Haldummulla	9258 600 5180	4.08 3.50 18.74	16 0 21 2	59 11th-12th	th th	260 Rajagiriya (Hewavitara o Weaving 261 Bajawella Estate, Telden ya	Assistant Superintendent, Ragama Camp Mr. U. B. Dolapihilla Mr. R. C. L. Notley	1500	6·56 6·10 3·66	9 8 15	2.18	5th95th 7th8th 1et220d
167 Kurundusoya Matumta 168 Kurung (2) 169 Labourath 72 Mambeda 170 Labourana Reservoir	Mr. G. Abbott Thirtier Engineer, Karanegala Mr. A. C. Ystes	400 5000 350	9-29 6-68 0-10	14   1	63   25th—26th 48   30th—31s	th let	263 Rassgulla Estate, Butany da 263 Rayigum Estate, Ingiriy	Mr. Watkins Baker Mr. Allen Coombe Mr. D. E. N. R. de Vaz	1750 800	8·51 9·36 4·28	16 13 6	2·03   8 3·11   26	8th—9th 5th—26th 5th—28th
171 Lahugallia 172 Ledgerratte Estato, Badulla	Engineer, Waterworks, Maligakanda, Colombo Irrigation Engineer, Kalmunai S. D. Mr. C. S. Peter		9·14 14·20	20   3	02   11th—12th	th	265 Ridiyagama 266 Rotawewa Tank 267 Rukam Tank	Irrigation Engineer, Walawe Left Bank Scheme, Ambel Irrigation Engineer, Kalmunai S. D. Irrigation Engineer, Rugam S. D., Unnachchai	antota 72 30 77	2.67 9.17 18.57	6 12 18	1.40 2	4th—6th 2nd—2 <b>3rd</b> 1th—13th
173 Lenswillaro Estato. Dodangasian P.O. Licia Kurunegala 174 Licia de Control Control de Control d	Mr. J. E. Bernas		6·10 16·77 1·71	24 2	65 25th—26th 61 21st—22nd 62 4th—5th 04 11th—12th	nd b	266 Ruwanwella Resthouse Mutale	Chairman, District Road Committee, Kegalla	180 1400 42	8 · 64 13 · 23 11 · 08	13 16 10	1.50 18 8.45 1	5th—16th 5th—16th 2th—13th
156 Li <b>vengul</b> iatota 176 Lowar Spring Volley Estate, Badulla 177 Luccombo Detato, Maskeliya	R. V. Grimwood	3650 3600	0.34 8.86 8.28	13 1	20 25th—26th 05 4th—6th	th b	271 Sandringham Estate, As Patana 272 Sengilikanadorawa 273 Seeranga Estate, Polgaha vela	Irrigation Engineer, Kalmunai S. D. Mr. J. H. P. Spurway Subdivisional Officer, Vavuniya Mr. P. Felix Fernando	5250 277	2·52 4·61	7 7	0.98	4th—5th 1st—22nd
179 Lunugala Estate, Bunderowsko 179 Medayyachohiya 180 Madii Rond	Mr. R. G. Coombo  District Engineer, Anuradhapura Divisional Irrigation Engineer, N. D., Anuradhapura	4500 280	6·17 3·99 14·05	11 1	20 22nd—23rd 70 5th—6th	rd h	274 Sigiriya Resthouse 275 Sirikandura Estata, Matug 276 Sogama Estata, Pussallaw	Resthouse-keeper, Sigiriya. Mr. Chae, de Alwie T. E. Tunnard	654	6.68 10-87 7-87	8 17 12	1·55 1: 1·73	8th—14th 9th—10th
161 Mudugodi Dispensary 162 Maduratkuly Scethouse 188 Maduwahwala	Assistant Government Agent, Puttelam	780	4·81 5·38	7 2	(	b j	277 S. Wanarajah Estato, Dik	Mr. Douglas A. Wright filr. D. P. Sotungo Mr. H. S. Hurst	3500 8700 1915	3.98	10	0.98 11-1 1.42 2	5 <b>th-866</b>   <b>12th &amp; 17-16</b> ()  5th-26th   <b>1th-12th</b>
184 Magazawewa 185 Maggons Cortifled Industrial School 186 Mahodova Estato, Maduleima	Very Rov. Fr. H. Boyer, D.D., O.M.L.	100	3 · 94 6 · 00	20 4.		التنا	280 Stretheden Estate, Demod 281 Sudupanavela 282 Sunderland Estate, Eheliy	Mr. J. A. Pope Divisional Irrigation Engineer, C. D., Haldummulla D. S. Urquhart	608	81.90 5.89 4.03 7.84	10	1·24 2 1·28 2	5th—26th 5th—26th 4th—25th
187 Mannoya Hospital 1869at Uswowa 188 Manuswalstenna	Medical Officer, Maha-oya.  Subdivisional Officer, Nikaweratiya Subdivision, Nil Government Agent, Ratnapura	19. I	6.13	5 1· 5 3·	92 4th—8th 45 5th—6th		283 Tebbowa 284 Tolsimonnor 286 Toldeno Dispensory	Divisional Irrigation Engineer, Tabbowa, Puttalam District Engineer, Mannar Apothecary, Taldona		10·14 2·45 12·11	7 4	7·38 2	5th—Cth  6th—26th
196 Manio 101 Maliboda Estate, Dohiowita 192 Maniadola	District Engineer, Maho Mr. R. Noville Bolle	2000	6·48 8·00 3·08		29 21st—22nd 45 21st—22nd	nd j	286 Tanamalwila Dispansar 287 Tangalla	Apothecary, Tanamalwila Divisional Irrigotion Engineer, Tangalla S. D. Mr. Harold F. Dalton	1100 550 70	1.51	17 7 9	0.64 26	1th—12th 5th—20th 6th—27th
193 Manalpittyon Aniont 194 Mankulam 195 Maniota Homkal	District Engineer, Kalmunei S. D.  District Engineer, Vavuniya  Medical Officer, Mantata Mannae	122	0-01 1-44 4-01	8 0. 10 1.	50 4th - 5th 73 11-12th & 25-80	-201P	288 Theydon Bois Group. 289 Thumpenkeni Tank 290 Tihagodo, Matara 291 Timitar Estate, Akkarai 292 Tirukkovil Estate, Akkarai	Irrigation Engineer, Relmunai S. D. Divisional Agricultural Officer, S. D. Catta	:: =	5·40 8·02 2·57	8	2·24 11 0·81 11	4th—25th 1th—13th 1th—12th
196 Maradankadāvala 187 Marambekanda Estaio, Puwakpitiya. 196 Mariawada France, Campela	Mr. F. C. Northway  Mr. W. Assell	400 1600	5·35 7·28 2·69	12 0.	70 25th—26th 21 27th—28th	ii.	292 Tirukkovil Estate, Akkara 293 Tissamaherama 294 Tenigala Resthouso	Mr. H. Leonard Cox hrigation Engineer Hambantata Subdivision Thomas	6 75	10.05 7.63 1.72	18 9	3·12 4 0·43 25	3th14th 4th5th 2nd23rd
196 Marier acta Frieta, Campala 196 Marier acta Frieta, Campala 196 Marier Milloupital 200 Marier Milloupital 201 Marway Vincellawa	Apothecery, Marishchukkeddi, Mannar Medical Officer, Maskeliya Divisional Agricultural Officer, C. D., Perudaniya	4200 2600	7:63	15 12 16	16 25th—26th 19 25th— <b>26th</b>	b b	295 Topswews 296 Udahena Estate, Bandaras	Apothecary Mr. R. G. Coombo		6·76 9·74 6·86	17	2·50 11 2·26 4	6th—7th 1th—12th 4th—5th
	District Engineer Metals	1208	4·57 0·91 4·62	18 2	11th-12th	h h	298 Uduwila 299 Ugraliakota	Subdivisional Officer, Tangalla S. D., Weraketiya Irrigation Engineer, Hambantota Subdivision, Tissa Divisional Irrigation Engineer, C. D., Haldunmulla Irrigation Property	78	3-26 1-72 6-42	8	0·70 3 3·15 4	14h—12th 3rd—4th 4th—5th
208 Matera Hospital 204 Materace Hospital 205 Massissa But Go, Kamburupitiya 206 Massissa But Go, Kamburupitiya 207 Massissa P. (pta) 207 Maddagodia Baate, Udalontoper Ne- 208 Maddagod (an)	Mr. D. O. A. Suraweera Medical Officer, Medagama.  S. R. G. Wilson  [word!	.   800   1 008	2·75 0·04 7·27	14 4.	16 25th— <b>20th</b> 20 5th—6th	h	301 Upper Chiya Estato, Chi 302 Umbolika	Mr J. R. Boll Subdivisional Omer many 11 G 7	1079	14·07 7·76 0·79	22 8	2·86   11 1·49   4 0·53   12	1 th— 12th 40h—6th 2th—13th
306 Mogratoude F. 310 Mogratoude F.	Subdivision. Nikaweratiya Subdivision. Nik	ا ـــانە	3"44 1 3	1 2 2 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8 3 1 8	4th—8th	30 30	03 Uva Estate, Madulsims 04 Vadamarachchi 05 Vaganeri	Divisional Irrigation Engineer, N. D., Anuradhapura	8200 121	25·88 8·62 9·02	18	8·80   11 1·76   6 3·24   12	1th—19th 8th—7th 2th—18th
all	Subdivisions Mr. G. E. Leggov Mr. J. C. Addoms William Divisional Agricultural Officer, S. D. Camponistrict Engineer, Anuradhapura	اجرا	3:30 L	2.10	4th—5th	j 80	96 Vannativillu Resthouse 97 Vavuniya 98 Venkalucheheddikulam	Assistant Government Agent, Puttalam District Engineer, Vovuniya District Engineer, Warnniya Mr. B. A. Mendia	179	4·20 7·21 8·95	11 8	2.40 25	5th—9th 5th—26th 2nd—23rd
216 Monarayala He 216 Monarayala He 216 Mooroolle Est	Modical Officer, Monaragola	364 5 1707 10 369 10 766 4	10 11 11 11	2.10	120H-10H	30 31	09 Vicarton Estate, Matale 10 Vincit Estate, Ruwanwells 11 Viragoda	Irrigation Engineer F-1	3250 192	4·83 12·01 15·30	10	1.90 26 4.82 25	5 <b>th—26</b> th 5 <b>th—2</b> 8th 1 <b>th—1</b> 2th
TO THE RESIDENCE OF THE PARTY O	Nr. W. J. Kurst Bourciary, Local, Board, Moratuwa Anotherary, Morawaka	3112 5	60   14 24   14	2.20	11th—12th 4th—5th	81 31	12 Walton Estate, Monarago	Mr. H. V. A. Doudney Mr. J. A. M. Bond	2280 2000 1200	0·64 5·61 4·63	18	1.67 176 1.62 206	ith-18th ith-21st
280 Mulleretivu ZO NSSI 4 221 Morbilkan 222 Nacholiaduwa	Mr. G. Brosler Creach District Engineer, Vavuniya Trication University Cientis Tank Subdivision, Murungun	1500 10· 12 1·	13.1 B	0.50 1.82 2.25	4th—5th 26th—27th 12th—13th	31 31	14 Wariyapolla Estate, Matajio 15 Watagoda Railway Station 16 Watawala Railway Station	Station Mester, C. G. R Do	4402 8259 80	6·81 5·29 4·43	10 10	1 · 80 41 2 · 24 25	ith—26(b ith—5(h ith—20(h ith—12(h
201 Malanda 201 Nang-oya 201 Nang-oya	irrigation Engineer, Andradkopura Subdivision District Engineer, Nolando Resident Engineer, C. C. R., Nany-eva	00 5	27 21 27 10	1.68 1.00 2.00	26th—26th 26th—27th 22nd—23rd	31 31	18 Welimada 19 West Haputale Estate, Ohiya	n trict Engineer, Diyatelawa ir. A. O. Tutien Nolthenius	8300	4·32 6·44 4·60	13 18	0.63 12 2.04 250	ich—1311 ich—26th
227 Nationkani 237 Nagonbo 248 Nam Koma Ratato, Galaba	Irrigation Engineer, Kolmunst S. D.  District Engineer, Vermina  Olatrict Engineer, Negombo	0342 31-0 7-1 122 3-1	10	0.87	23nd—23rd 25th—26th 25th—26th	32 82	20 Westward Ho Estate, Nuwara Emys 21 Westessa Estate, Badulla 22 Westside Fatate, Through	ir. C. F. Wilcow ir. H. M. B. Chaster Agent, Hambantota	3000	7-84 4-37 3-27	20 18	3·18 1 1 1 2 2 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	th—12th th—12th th—6th
The Thirty History Akensila	Mr. W. W. A Phillips Mr. T. Stanley Crops	2500 13.	18 14	3·57 2·61 1·10	4th—5th 10th—11th 25th—26th	32	A Yordshife Estate, Urdgalla A Yalo Yalo Yariow Estate, Pussellave S Yarideria Estate, Undugoda	esistent Gov arment Agent, Marie Government Agent, Mar	3500 800 137	0.99	16		nd -21rd th-26th
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